TRANSMIT VIA:	AIRTEL
CLASSIFICATIO	DATE: 3/25/94
FROM:	Director, FBI
то:	SAC, Boston (197-211) Attention: Principal Legal Advisor
	JOHN L. STARADUMSKY W. RONALD REAGAN, ET AL.  (U.S.D.C., D. N.H)  CIVIL ACTION NO. 90-CV-2000D  Re BS airtel to Director, dated 3/16/94  Referenced airtel and enclosed docket sheet indicates
	Re BS airtel to Director, dated 3/16/94 will consult to
that a Mo defendant	Referenced airtel and enclosed docket sheet indicates \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
or after case.	Boston is requested to conduct a final docket check on $5/9/94$ to insure that no appeal has been filed in this
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To :	SSA	(197-BS-71	824) Date	6/9/94
From :	PLA	$\neg$		
Subject:	JOHN L. STARADUMS		EAGAN,	
	ET AL (U.S.D.C., CIVIL ACTION NUMB		0D	
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	To :	PLA (197-85-7/824) Date 6/17/94
	From :	SA (66-CV-0581)
	Subject:	SA  JOHN L. STARADUMSKY V. RONALD REAGAN, ET AL (U.S.D.C., D NH) CIVIL ACTION NUMBER; 90-CV-2000D
6/9	9/94.	Reference Memorandum of PLA dated
re	feren	Enclosed for IA is one copy of ced memorandum.
		Per referenced memorandum, writer obtained the ng information from the office of the Clerk of Court, t of New Hampshire:
Is:	land o	Captioned case was closed in March, 1994, upon nce of a motion for summary judgement. This was a Rhode case initially, and Rhode Island must enter the judgement, sland would also enter any appeal.
LEZ	AD: BO	OSTON DIVISION
	-	at PROVIDENCE, RHODE ISLAND
		TA will cover lead as set or referenced memorandum, in light of above information.
1-	PLA SSA SSRA	Portsmouth) (Providence) (Providence)
191	7-B	5-71824 197-85-71824-5
		LEADS COVERED  THE STATE OF THE
		Lanca Manager and

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То :	PLA	(197 <b>-</b> BS-71824)	Date	07/08/94				
From :	IA	(PROVIDENCE RA)						
Subject :	JOHN L. STARADUMSKY V. ET AL (U.S.D.C., D NH) CIVIL ACTION NUMBER:	•						
	Re Memo of SA	dated 06/17/9	94.					
case 88-C	On 07/08/94, U.S.D.C. for the District of Rhode Island, Providence, Rhode Island, furnished the attached docket sheet for civil case 88-CV-0589 - JOHN J. STARADUMSKY v. U.S. GOVERNMENT - RONALD REAGAN ADMINISTRATION, ET AL.							

(2)- Boston 197-BS-71824 (CS/ccs (2)

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: PI.AINTIFFS

JOHN J. STARADUMSKY

DEFENDANTS
U.S. GOVERNMENT--RONALD REAGAN

ADMINISTRATION, ET AL

CAUSE (CITE THE U.S. CIVIL STATUTE UNDER WHICH THE CASE

USCS 1986, 1985, 1983, 1981—GROSS FEDERAL AND STATE MISS USE AND ABUSE OF POWER, IN SPIRACY WITH UPS DEFENDANT, DEPRIVATION OF ALL RIGHTS OF CITIZENSHIP, CIVIL & HUMAN ELECTION UD.

lith Crowell Asst. City Solicitor Eddy Street ov., RI 02903 L-7740 ext. 333 ity of Prov., Prov. Police Dept. fice of the Mayor, and agent seph Paolino Mayor/Estate Joseph olino)

David W. Dugan, Esq. (State & AG) 72 Pine Street Providence, RI 274-4400 William F. Holt, Esq.
Assistant City Solicitor
995 Park Avenue
Cranston, RI 02910
944-4950
( Michael A. Traficante and the City
of Cranston )

David W. Carroll, Esq.
One Old Stone Square
Providence, RI 02903
521-7000
( WPRI\_TV 12, WCVB- TV 5 and ABC )

Vasiliki M. Canotas, Esq. Sheehan, Phinney, Bass & Green 1000 Elm Street, PO Box 3701 Manchester, NH 03105-3701 603-668-0300 (WPRI-TV 12, WCVB-TV 5, and ABC)

7		FILING FEES PAID		STATISTICAL CARD	
CHECK	•	TILING FEED FAID	1.	CARD	DATE MAILED
HERE CASE WAS	DATE	RECEIPT NUMBER	C.D. NUMBER		5,112, 112
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**************	NR.	PROCEEDINGS
/88 /88 /88 /88	2 3	Complaint. lk PLTF m/leave to proceed in forma pauperis w/affidavit. lk FINANCIAL affidavit. lk PLTF ex parte m/hearing on all restraining orders prior to service. l
/88 /88 /88 1	5 6	PLTF ex parte m/immediate change venue. 1k PLTF's m/restraining order and protective custody. 1k PLTF's four mtns restraining order. 1k PLTF notice of hearing. 1k
1.	9	FAX copy of Order entered by Judge Devine designating Magis. Barry to hear and file proposed findings on pltff's m/rest. order and protective order.
.1	10	FAX copy of Order entered by Magis. Barry granting m/forma pauperis for purpose of filing fee only. 1k
18	11	PINIF's certification of service. kp
A	12	ACKNOWLEDGEMENT of receipt of summons and complaint. kp
26	13	FEDERAL and individual defts' m/dismiss. kp
	14 15	Financial Affidavit. kp  NOTICE of appeal of order dated october 11, 1988 denying him the right to proceed in forma pauperis. kp
	16 17	EX Parte m/for presentation of video and audio evidence. kp SUPPORT affidavit of m/proceed on appeal in forma pauperis. kp
	18 19	ORDER: plntf's ex parte m/presentation of video and audio evidence is granted, provided it is relevant and admissible at hrg. The court is unaware if plntf's equipment is compatible w/the court's equipment and suggests that plntf. provide his own. so ordered by MAG. Barry. kp plntf's obj. to m/dismiss and consolidated m/extension of time to file memo. of
	20	law. kp DEFTS' " City of Providence, Providence Police Dept., Office of the Mayor and
	21 22	Agent Joseph Paolino and Estate Joseph Paolino 's m/dismiss. kp PINTF's ex parte motion for leave of court— District of New Hampshire for filing of exhibits out of time, prior to hrg of 11/9/88. kp ACKNOWLEDGEMENT of receipt of summons and complaint. kp
L	23 24 25	FEDERAL defts- obj. to plntf's m/TRO order or injunctive relief. kp FEDERAL defts' obj. to plntf's m/presentation of video and audio evidence. kp ACKNOWLEDGEMENT of receipt of summons and complaint. kp
	26 27"	ENTRY of appearance of William`F. Holt for deft. Michael A. Traficante and the City of Cranston. kp ANSWER of defts. Michael A. Traficante and the City of Cranston. kp
	28 29	ANSWER of WPRI-TV 12, WCVB-TV 5 and ABC. kp ENTRY of appearance of David W. Carroll for WPRI-TV 12, WCVB-TV 5 and ABC. kp
) <i>i</i>	30 31	DEFTS. Michael A. Traficante and the City of Cranston's m/dismiss pursuant to F.R.C.P. 12b6. kp DEFTS' United Parcel Service and its agents obj. to plntf's m/TRO and protective order. kp
4	32	ANSWER of defts. United Parcel Service, Inc. and Agents. kp
5 ~	33 34 35	DEFT. Cable News Network, Inc's m/dismiss. kp ENTRY of appearance of Vasiliki M. Canotas for WPRI-TV12, WCVB-TV 5, and ABC. kp ANSWER of Governor Edward DiPrete. kp
3	36	Letter certifying that all counsel of record have been mailed copies of Cable News

AINTIFF		CIVIL	DOCKET CONTINUATION SHEET	·
Amme			DEFENDANT	DOCKET NO. 88-0589
OHN J.	STA	RADUMSKY	U.S. GOVERNMENT	PAGE 2_OFPAGES
ATE	NR.		PROCEEDINGS	•
21/88	37	RE-Certification.	fm. pltff. lk	
′22	38	DEFT United Parce	l Service m/dismiss. lk	
1/28	39	ANSWER of State of R		· .
?/15	40	of appeal fm Magis order and proper de ceedings stayed un- by Chief Judge Dev	agis Barry entered 10/7/88 a . order to be considered fill ocuments to be sent to Circu til response is had fm Circu ine.	led as of date of this uit, all further pro- uit entered 12/9/88
:/16		Cert. copy of dock	et, Order of Magis. Barry, ( davit of Staradumsky sent to	Order of Judge Devine o lst circuit. lk
7/89	41	m/proceed in forma	of Court: the district court's d pauperis is affirmed for the reas der and in the district court's D	ons stated in the MAG's
2 4	42 43 44	plntf's m/leave to pr	oceed as in forma pauperis. kive relief; stay in court, n	TP P
9 4	45	Deft, United Parcel Se iated hrg. kp	rvice, Inc. obj to plntf's m/Inj	unctive relief and m/exped-
	46 47	Deft, City of Providen Paolino/Mayor and Est	ce, Prov. Police Dept, Office of ate Jospeh Paolino obj to plntf's Judith Crowell, Assistant City S	m/expediated hrg. kp
	48	Providence, Prov. Pol and Estate Joseph Pa	ice Dept, Office of the Mayor and	l Agent Joseph Paolino/Mayor
5	49 50 51	Plntf's petition for w CERTIFICATION. kp	rit of mandamus. kp	
19 5	51A 52.	Jospeh Paolino Mayor PLTF m/entry defau DEFAULT Judgment re	lence, Providence Police Dept., Of Cand Estate Joseph Paolino obj to lt judgment. equest for entry of judgment	plntf's m/expedited hrgs.
5	53. 54. 55.	answer complaint M/Bishop Louis Gel:	Louis Gelineau in support kp ineau,et al to enlarge time	of m/enlarge time to within which to answer
5	56. 57.	CERTIFICATE of serv	am T. Murphy in support of more answer. kp vice. kp strate's Recommendation for	
2 5	58. 59.	PLNTF'S obj to entr PLNTF'S obj in part	ineau. kp  Ty and m/dismiss pleadings of the control of the contro	of deft Bishop Gelineau.
	61 62 63 64	Pltf obj to mtn to summons return jew Obj to mtn for mor	dismiss jew	
	65	Certification. je	w	



PLAINTIF	=	DEFENDANT	
			DOCKET NO
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DATE	NR.	PROCEEDINGS	
5/1/90 5/1 5/2 4/12 4/19 4/19 4/20	67 68 69 70 71 72 73	Ex-parte m/leave of court to accept refiled matter PLTF m/dismiss pleading of defts WPRI, WCVB, ABC F PLTF exparte notice to Clerk re: writ. 1k DEFT Gelineau m/more definite statement. 1k DEFTS WPRI-TV, WCVB-TV and ABC m/dismiss. 1k WITHDRAWAL of Vasiliki M. Canotas for defts WPRI-T ABC. 1k APPEARANCH of Sara Crosby for defts WPRI, WCVB and PLTF m/to Chief Judge pursuant to R. 52(b) & 59. 1	ET ĀL. 1k  EV, WCVB-TV, and I ABC. 1k
4/20	74	Notice of new address of pltf. lk	es_10,
5/22 9/21/93	75.	PLNTF'S ex-parte re-certification and m/leave of to FRCP Rule 5(c). kp Motion for Order of this Court to Force Defs to produce docu	
9/21/9	3	Plaintiff's obj to Motion for S/J	bd
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FROM	: SAC, BOS	TON (197-BS-718	24) (C)	~ **	Se	1.0
SUBJECT	(U.S.D.C	STARADUMSKY v		ET ÁL,	. 8/1	5/94 5MD
	Referenc	e Director airte	el to Boston,	dated 3/25	/94.	
copy ea	Enclosed ch of the fo	for the Office	of General Co ts:	unsel is o	ne	b6
	1. Memo	randum from PLA dat	ted 6/9/94.	to SSA		
	2. Memory to Pr	randum from Spec	cial Agent dated 6/	17/94.		
	аоск	randum from IA da et sneet from th t in Rhode Islar	ated 7/8/94, w ne United State	to PL ith attach es Distric	ed	
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197-BS-71824

filed. then provided a copy of a docket from Rhode Island under docket number: 88-CV-0589 (which was the original docket number of this case when it was in Rhode Island before it was transferred to New Hampshire) and the Rhode Island docket does not reflect entry of judgement for the defendants, nor does it reflect that any appeal was filed. A review of the New Hampshire docket under docket number: 90-CV-2000D, reflects the last entry of March 14, 1994, which shows the case to be closed and that the case was sent to the United States District Court for the District of Rhode Island to enter the judgement. A copy of the New Hampshire docket as of March 16, 1994, has already been provided to FBIHQ. it appears that the United States District Court for the District of Rhode Island has not entered the final judgement and has not received any notice of appeal from the plaintiff.

For the information SSA Boston file 197-211 has been consolidated into 197-BS-71824.

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To :	SSA	(197-BS-71824)	Date 6/9/94
From ;	PLA		
Subject:	JOHN AM STARADUMSKY ET AL (U.S.D.C., D NI GIVIL ACTION NUMBER:	y-t=Ronadd⊃reagan/ H) ‱90≌cv=2000D\/	
conduct that no assign a final do appeal h March 9, Resident Unit I,	For the information of the Boston Division by a final docket check reappeal was filed. According to the Corocket check regarding canas been filed regarding the Example of the Corocket conducting the Example of Example 1994. A copy of the Corocket conducting the Example 1994. By appropriate and the case, the airtel section of the case, the case of the case, the case of the	y airtel, dated Negarding captions ordingly, it is necessity of the property of the dismissal of the dismissal of the dismissal of the dismissal forward should forward ounsel Division, airtel. If no appreprint of the dismission, airtel.	ed matter to insur- requested that you gents to conduct a co insure that no of this case on obtained and the ard it to SSA Civil Litigation opeal has been
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**CLASSIFICATION:** 

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		Date 7/14/94	
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FROM : SAC	, BOSTON (197-BS-7182	24) (C)	
(U.	N L. STARADUMSKY V. I S.D.C, D NH), IL ACTION NUMBER: 90	CONALD REAGAN, ET AL,	
Ref	erence Director airte	el to Boston, dated 3/2	5/94.
District of New Hampshire, teld following info	w Hampshire,	J.S. District Court,  Concord, N provided the otioned matter:	
in their jurised advised was referred by to the Clerk of that the judger 3/28/94, and no	diction since it origination since it originates that this matter was ack to Rhode Island, for Court in Rhode Islament had been entered	s closed in March, 1994 via letter dated 3/14/ and. add a by Rhode Island on led. The Rhode Island	ter , and 94, vised case
	the information of Sonsolidated into 197-		197-
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Approved:		mber) ' (Time)	





To : SAC, BOSTON (197-211) (P) Date 7/23/90

From : PLA

Subject:

JOHN J. STARADUMSKY V.

RONALD REAGAN,

ET AL;

UNITED STATES DISTRICT COURT, DISTRICT OF NEW HAMPSHIRE,

CA88-2000D

Reference PLA memo to SAC, Boston dated 4/23/90 Referenced memo set forth lead to check US DISTRICT COURT docket as required by FBI rules as set forth in our Investigative manuals. The field has no choice but to conduct these docket checks as required. The Bureau rule requires that the docket checks be made every 45 days.

Reference memorandum indicated that the last entry on the docket, in captioned lawsuit that FBI Boston was aware of, was 6/17/89. The docket should be checked again and if it includes any new entries, a copy of the docket pages reflecting the new entry should be obtained and sent to the PLA. Once the PLA obtains the current docket, he will review it to determine whether or not xerox copies of any of the motions mentioned on the docket should be obtained. If so, further leads to obtain such copies will be set forth. In any event, the copy of the docket will be forwarded to legal counsel division as required by our manual.

It is requested that the above-mentioned investigation be conducted as soon as possible.

#### LEAD:

#### BOSTON DIVISION

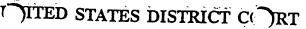
#### AT CONCORD, NEW HAMPSHIRE

Conduct docket check as set forth above.

5-Boston (1-Lead Agent (Concord) (1-PLA) JMC/smt (5)

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DISTRICT OF NEW HAMPSHIRE
55 PLEASANT STREET
POST OFFICE BOX 1498
CONCORD, NEW HAMPSHIRE 03302-1498

Office of the Clerk Federal Building Room 514

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Telephone 603-225-1423 FTS 834-4423

## NOTICE OF REASSIGNMENT

U.S. ATTORNEY
DISTRICT OF RI

In re: C.88-2000-S, John J. Staradumsky v. U.S. Government, et al.

JUL 1 8 1990

Counsel are herewith notified that the above case has been reassigned to Chief Judge Shane Devine. The new case designation is:

C.88-2000-D.

Please show this number with the correct judge designation on all further pleadings.

Date: July 11, 1990

JAMES R. STARR, Clerk

dae

Copies to:

Counsel of Record (12)

UNITED STATES DISTRICT COU. DISTRICT OF NEW HAMPSHIRE															
	John	J. St	aradun	nsky	Ţ		)	Civil Action No. 88-2000-D							
	u.s.	Gover	nment,	et a	1.		) ) )	CON	SENT	COUNSE TO ASS FOR RE	IGME				6
	Netti C. Vogel, Esq.; Arnold H. Huftalen, Esq.; John J. Staradumsky, pro se; Everett C. Sammartino, Esq.; William F. Holt, Esq.; Alison L. Holm, Esq.; David W. Carroll, Esq.; Sara B. Crosby, Esq.; Peter A. Meyer, Esq.; Harry W. Asquith, Jr., Esq.; William T. Murphy, Esq.;														
was unti he s	By use of a blind-draw system, this case was assigned to Chief Judge Devine. Judge Devine was a member of the law firm of Devine, Millimet, Stahl & Branch for approximately 26 years until his appointment to the Federal bench in July of 1978. At the time of his appointment, he surrendered and was compensated for all interests in the firm. He, therefore, has had no financial interest in the firm since that time and no relative is currently employed there.														
the noti form	date .ce, w n must	of serv hicheve	ice of r appli ned by	the ir ies, th counse	nitia ne Com	mation, l or thi nsent to d agreed	rd-pa Assi	erty com	olain Reque	t or 2 st for	0 days Reass	ionne	the d nt bel	late of .ow. Th	this ne
FAILURE TO FILE SAID CONSENT/REQUEST WILL CONSTITUTE A WAIVER, AND THE CASE WILL REMAIN ASSIGNED TO JUDGE DEVINE.  DATED: July 11, 1990  * * * * * * * * * * * * * * * * * * *															
*	*	*	*	¥	*	*.	*	*	*	* .	* ,	. * .	*	*	*
	CONSENT TO ASSIGNMENT														
I have conferred with my client(s) in the above case and agree that Chief Judge Devine need not recuse himself and that the case may remain on his calendar for all proceedings.															
'Date	ed:										,				
		•*						Attor	ney f	or			·	<del></del>	,,
-	-	-	-	-	-	- "		-	-	-	- ,	-	-	-	-
					- 1	REQUEST	FOR E	REASSIGN	MENT						

CERTIFICATE OF SERVICE

I have conferred with my client(s) in the above case and ask that Chief Judge Devine recuse himself from all further proceedings.

Attorney for

Dated:



### RECEIVED

APR 1 0 1990

### U.S. ATTORNEY DISTRICT OF RI

U S. D.STRICT COURT DISTRICT OF N.H. FILED

APR 5 5 50 rH '30

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

John J. Staradumsky

v.

Civil No. 88-2000-D

United States Government, et al

#### ORDER

This Order addresses the issues raised by certain of the pending pleadings.

### 1. The Report and Recommendation of the Magistrate (doc. no. 44)

In relevant part, the Report and Recommendtion (R & R) suggests (1) dismissal of this action as to those of the named defendants who have not been served with process; (2) the entry of default against the defendant "Catholic Churches of the Diocese of Providence, Rhode Island"; (3) the stay of all further proceedings pending resolution of motions to dismiss.

By medium of timely-filed objection (document no. 46), accompanied by documents hereinafter discussed, Bishop Louis Gelineau objects to the entry of default as against the defendant "Catholic Churches, et al". On de novo review, the Court agrees

Gelineau on October 19, 1988, it was not accompanied by a copy of either the summons or the complaint in this action. The first actual notice as to the existence and scope of these documents came by medium of telephone conversation received by Attorney Murphy, counsel for Bishop Gelineau, on March 14, 1990.

Rule 6(b)(2) is to be read in conjunction with Rule 1, Fed.

R. Civ. P., and grants to a court wide discretion to fashion relief. Johnson Chem. Co. v. Condado Center, Inc., 453 F.2d 1044, 1047 (1st Cir. 1972). "Excusable neglect" depends in part upon the importance of the matter involved and the prejudice, if any, to the other party." Coady v. Aquadilla Terminal, Inc., 456 F.2d 677, 678 (1st Cir. 1972). The discretion afforded to the court is not to be exercised in a manner that prejudices the other party's substantial rights. CIA Petrolera Caribe, Inc. v. Arco Caribbean, Inc., 754 F.2d 404, 409 (1st Cir. 1985).

Here, as examination of the file demonstrates that delay in the progress of this litigation is largely attributable to plaintiff, and on consideration that decision on the merits is the strong policy of the First Circuit, <u>United States</u> v. <u>Pole</u>, No. 3172, Hopkinton, 852 F.2d 636, 642 (1st Cir. 1988); <u>Richman</u> v.

<sup>&</sup>lt;sup>3</sup>It appears that counsel for a codefendant upon receiving a copy of the R & R telephoned Murphy to alert him to the fact that the R & R suggested default against defendants who might include his client Bishop Gelineau.

<sup>4</sup>Rule 1, Fed. R. Civ. P., mandates that the federal rules "be construed to secure to the just; speedy, and inexpensive determination of every action."

General Motors Corp., 437 F.2d 196, 199 (1st Cir. 1971), it is clear that allowance of the motion will not prejudice plaintiff's substantial rights. Accordingly, the motion of Bishop Gelineau seeking extension of time to answer or otherwise plead to April 16, 1990, is herewith granted.

### 3. Conclusion

For the reasons hereinabove detailed, the Court, with respect to the Magistrate's Report and Recommendation (document no. 44) affirms the recommendations that dismissal of the complaint be had as to all defendants who have not as yet been served, and that stay of all further proceedings be had until resolution of the motions to dismiss. The objection of Bishop Gelineau to the recommendation of entry of default as against those defendants he represents has been sustained, and that recommendation of entry of default is herewith rejected.

The motion of Bishop Gelineau to enlarge the time to answer or otherwise plead (document no, 45) has also been granted.

SO ORDERED.

Chief Judge

United States District Court

April 5, 1990
cc: John J. Staradumsky, pro se
Everett C. Sammartino, Esq.
William F. Holt, Esq.
Alison L. Holm, Esq.
David W. Carroll, Esq.

Vasiliki M. Canotas, Esq.

Peter A. Meyer, Esq.

Harry W. Asquith, Jr., Esq. William T. Murphy, Esq.

4.

MAR 1 9 1990

John J. Staradumsky

v.

Civil No. 88-2000-D

United States Government, et al.

#### REPORT AND RECOMMENDATION

Referred here from the United States District Court for the District of Rhode Island, the voluminous complaint comprises 10 counts and 174 pages. It names 197 defendants as having violated various civil rights of the plaintiff pursuant to 42 U.S.C. §§ 1981, 1983, 1985, and 1986. The named defendants include the President of the United States, former spouses of the plaintiff, and varied judicial, executive and legislative officers, state and federal. The complaint's myriad grounds range from disputed custody of infant children to employment discharge.

The chronology of the instant litigation is as follows. The complaint was docketed in this Court on October 11, 1988. That same date the undersigned issued an Order granting plaintiff's motion to proceed in forma pauperis, but only for the purpose of waiving the filing fee. Plaintiff was ordered to complete service on all named defendants by mailing a copy of the complaint by certified mail, return receipt requested, to each defendant. Plaintiff proceeded to make service on fifteen of the defendants, while appealing the undersigned's order requiring plaintiff to pay for the cost of service. The undersigned's order was upheld by Chief Judge Devine. The case was then stayed while plaintiff appealed to the First Circuit Court of Appeals.

Plaintiff was forewarned that failure to comply with service as outlined in the Order could result in dismissal of the action against those defendants who were not served.

### RECEIVED

· U.S. DISTRICT COURT DISTRICT OF N.H. FILED

DEC 12 1988

DEC 3 3 04 PM '88

OFFICE, U.S. ATTORNEY
DIST. OF R.I.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

John J. Staradumsky

v.

Civil No. 88-2000-D

United States Government, et al

### ORDER

This matter comes before the Court on the motion of pro se plaintiff John J. Staradumsky seeking to notice an appeal to the United States Court of Appeals for the First Circuit. The Notice of Appeal seeks to challenge that portion of the Order of the United States Magistrate (document no. 7, at 1, Oct. 11, 1988) which denied plaintiff's motion to proceed in forma pauperis, including the cost of service and printing of the complaint. 1

Referred here from the United States District Court for the District of Rhode Island, the voluminous complaint comprises 10 counts and 174 pages. It names 197 defendants as having violated various civil rights of the plaintiff pursuant to 42 U.S.C. §§

<sup>1</sup> The Magistrate allowed the waiver of filing fee, but did not allow plaintiff to receive taxpayer support for the costs of service or of duplication of the complaint.

of Rhode Island with respect to further proceedings regarding the transmission of the proper documents to the United States Court of Appeals so that, in turn, it might review my rulings.

I further herewith rule that all further proceedings in this case, legal and equitable, 3 are to be stayed until response is had from the Court of Appeals with respect to the terms and conditions of the instant Order.

SO ORDERED.

Chief Judge

United States District Court

December 9, 1988

cc: Mr. John J. Staradumsky
Everett C. Sammartino, Esg.
William F. Holt, Esq.
Alison L. Holm, Esq.
David W. Carroll, Esq.
Vasiliki M. Canotas, Esq.
Peter A. Meyer, Esq.
Harry W. Asquith, Jr., Esq.

<sup>3</sup>The Magistrate initially calendared a hearing on the claim for injunctive relief. Said hearing was continued to allow completion of service on all of the named defendants. Subsequently, most of the defendants have filed motions to dismiss based on various grounds. No further action will be had with respect to the request for injunctive relief nor with respect to these dispositive motions until the Court of Appeals has ruled with respect to the instant order.

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## IN THE DISTRICT COURT OF THE UNITED STATES ECTIVED FOR THE DISTRICT OF RHODE ISLAND

00T % G 1900

JOHN J. STARADUMSKY,

Plaintiff

Vs.

C. A. 88-0589 (RI Docket)

C. 88-2000D (NH Docket)

Defendants

OLERY

U. S. DISTRICT OF COURT

DESTRICT OF COURT

ON A STARADUMSKY,

Defendants

OLERY

U. S. DISTRICT OF COURT

ON STARADUMSKY,

DESTRICT OF C

## FEDERAL AND INDIVIDUAL DEFENDANTS' MOTION TO DISMISS

Now comes the federal and individual defendants, 1 through their counsel, the United States Attorney for the District of Rhode Island, and respectfully move pursuant to Rules 8(a)(2) and 12(a)(1) and (6) of the Federal Rules of Civil Procedure that the above-captioned action be dismissed with prejudice for failure to set forth a claim and failure to state a claim upon which relief can be granted. 2

Said defendants are enumerated as defendants 1-18; 22; 51-55 and 61 in the Complaint. Also included in this motion are any other federal defendants who have not been so enumerated but included in the Complaint.

Defendants by this motion do not waive any defense pursuant to Fed. R. Civ. P. 12(h). In the event this motion is denied, defendants specifically reserve the right to assert any and all defenses available to them. These defenses include, without limitation, lack of personal jurisdiction and insufficiency of process and service of process; lack of subject matter jurisdiction; failure to exhaust the appropriate administrative remedies; failure to state a claim upon which relief can be granted; statute of limitations; absolute and qualified immunity; and improper venue.

Respectfully submitted,
RONALD REAGAN, et al
By their Attorneys,
LINCOLN C. ALMOND

EVERETT C. SAMMARTINO Assistant U.S. Attorney

United States Attorney

### CERTIFICATE OF SERVICE

I hereby certify that on the day of October, 1988, I caused a copy of the foregoing Motion and supporting memorandum to be forwarded, by postage prepaid mail, to John J. Staradumsky, 31 Kenyon Street, Providence, RI 02903.

Linda Ce Magnana



0

## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF RHODE ISLAND RECEIVED

OCT # 3 1988

U.S. DISTRICT COURT

JOHN J. STARADUMSKY,

Plaintiff
)

vs.

C. A. 88-0589 (RI Docket)

C. 88-2000D (NH Docket)

RONALD REAGAN, et al,

Defendants
)

## MEMORANDUM IN SUPPORT OF FEDERAL AND INDIVIDUAL DEFENDANTS' MOTION TO DISMISS

The plaintiff has brought a complaint consisting of 171 pages and names 197 defendants. The defendants include, inter alia, the President, the Judiciary, Legislators, Churches, etc. The Complaint is extremely difficult to distill into any sort of short and meaningful summary. appears, however, that the thrust of the plaintiff's complaint is that the Family Court of the State of Rhode Island has awarded custody of his two children to Gloria Hartman who is the mother of the children. It appears he complains that such action by the Court was illegal and that for some unexplained, unintelligible reason, the federal defendants have in some way injured him. It is not at all discernible what relief he is requesting relative to said defendants. It is submitted that the complaint is so patently vague that the defendants cannot reasonably be required to fashion a responsive pleading.

### THE COMPLAINT SHOULD BE DISMISSED FOR FAILURE TO COMPLY WITH RULE 8 OF THE FEDERAL RULES OF PROCEDURE

The plaintiff's complaint should be dismissed because it fails to set forth a claim for relief in compliance with Federal Rules of Civil Procedure 8(a). Courts have recognized that Rule 8(a) sets out a minimum standard for the sufficiency or complaints, and requires that they at least contain a short and plain statement of the claim that the pleader is entitled to relief. Hatch v. Reliance Insurance Co., 758 F2d 409, 415 (9th Circ-1985); Michaelis v. Nebraska State Bar Assin., 717 F2d 437, 438 (8th Circ-1983); Harris v. U.S. Dept. of Justice, 680 F2d 1109 (5th Circ-1982); Washington v. Baenziger, 656 F. Supp. 176 (N.D. Cal-1987); "Santa Barbara Like It Is Today", 94 F.R.D. 105, 108 (D. Nev. 1982); U.S. ex rel Dattola v. National Treasurey Employment Union, 86 F.R.D. 496, 499 (W.D.PA-1980); Brown v. Califano, 75 F.R.D. 497, 498 (D.D.C.-1977).

Although plaintiff here is <u>pro se</u> and thus his submissions are to be held to a less stringent standard than those drawn by legal counsel, <u>Brown</u>, 75 F.R.D. at 499, it nonetheless is the case that "even a <u>pro se</u> complaint is subject to dismissal if the pleading fails reasonably to inform the adverse party of the asserted cause of action."

Id. Indeed, the court in <u>Brown</u> dismissed <u>with prejudice</u> a complaint by a <u>pro se</u> litigant which was a "confused and rambling narrative of charges and conclusions concerning numerous persons, ... (and) which contained an untidy assortment of claims that were neither plainly nor concisely





stated, nor meaningfully distinguished from bald conclusions, sharp harangues and personal comments." Id. at 499. This language from Brown describes plaintiff's Complaint in this case.

The purpose of Rule 8 is to "give fair notice of the claim(s) being asserted so as to permit the adverse party the opportunity to file a responsive answer, prepare an adequate defense and determine whether the doctrine of res judicata is applicable." Brown v. Califano, 75 F.R.D. at 498.

While plaintiff must be afforded reasonable latitude in meeting the formal pleading requirements of the federal rules, he must, in fairness to this Court and the defendants, comply with those rules. Here, plaintiff's unfocused assertions manifestly fail to conform to the requirements of Rule 8.

It is respectfully submitted that the rules would be violated if said defendants were required to answer this complaint and to subject themselves to discovery when the plaintiff has failed to present any of his claims in an orderly and comprehensible fashion. This is especially so where it appears many of the defendants have been sued in their individual capacities. If these defendants have been sued in a Bivens action, heightened pleading standards are mandated. See Smith v. Nixon, 807 F2d 197, 200 (D.C. Circ-1986); Martin v. Malhoyt, 830 F2d 237, 253 (D.C. Circ-1987).

# PLAINTIFF HAS FAILED TO STATE A CLAIM UPON WHICH RELIEF CAN BE GRANTED

Although it is certainly not clear as to why the said. defendants are being sued, it is submitted the complaint fails to state a claim against the defendants individually. The Supreme Court has held that a cause of action exists: against federal officials individually for violations of a person's constitutional rights while acting in an officeral capacity. Biven v. Six Unknown Named Agents, 403 U.S. 343 (1971). It is fundamental, however, that for a federal official to be properly sued individually for actions taken by him in an official capacity, the complaint must alliege a specific constitutional deprivation of plaintiff's rights by Failure to allege a specific constitutional violation deprives the court of individual subject matter jurisdiction and fails to state a claim as to any individual liability of defendants for actions taken in their officials capacity. In such a case the complaint must be dismissed. See Carlson v. Green, 446 U.S. 14, 18 (1980); Baker v. McCollan, 443 U.S. 137, 140 (1979); Davis v. Passman, 442 U.S. 228, 239 (1979).

The Supreme Court has, moreover, consistently held that as a threshold requirement a complaint alleging constitutional violations must contain specific allegations demonstrating the factual involvement of individual defendants. Baker v. McCollan, 443 U.S. at 140; Butz v. Economou, 438 U.S. 478, 507-08 (1978); Paul v. Davis, 424 U.S. 693, 696-97 (1976). Where a complaint fails to meet time



specificity standard, the Supreme Court has admonished lower federal courts not to perpetuate lawsuits such as this one that cry out for dismissal. Specifically, the Court has said:

"Insubstantial lawsuits can be quickly terminated by federal courts alert to the possibilities of artful pleading. Unless the complaint states a compensable claim for relief under the Federal Constitution, it should not survive a motion to dismiss."

#### Butz v. Economou, 438 U.S. at 507-08.

A plaintiff seeking to sue federal officials individually must plead detailed factual allegations tying each defendant to the alleged wrongdoing. See, e.g., Martin v. D.C. Metropolitan Police Dept., 812 F.2d 1425, 1434-35 (D.C. Circ-1987), vacated in part & reh. en banc granted No. 85-06071 (D.C. Circ-May 8, 1987); Smith v. Nixon, 807 F.2d 197, 200 (D.C. Circ-1986); Ellsberg v. Mitchell, 807 F.2d 204 (D.C. Circ-1986).

Here plaintiff has neither identified any alleged constitutional violations by defendants nor pleaded any specific facts that tie each defendant to any wrongdoing. It is apparent, therefore, that plaintiff has failed to state a claim against defendants since he has failed to meet the "heightened pleading standard" applicable in <u>Bivens</u> cases.

Smith v. Nixon, 807 F.2d at 200. Further, as the Supreme Court stated in <u>Harlow v. Fitzgerald</u>, 457 U.S. 800, 819-20, N. 35

"insubstantial lawsuits undermine the effectiveness of government as contemplated by our constitutional structure, and firm application of the Federal Rules of Civil Procedure is fully warranted in such cases"--

Circuit courts have interpreted this to mean that a plaintiff's complaint must address with specificity how the defendant federal officials will not be able to rely on an immunity defense. See, e.g. <u>Elliott v. Perez</u>, 751 F2d 1472 (5th Circ-1985).

## DEFENDANTS ARE ENTITLED TO IMMUNITY FROM SUIT INDIVIDUALLY

Although the complaint is incomprehensibly vague so as to determine if a claim is set for common law tort or constitutional tort liability it must be assumed the plaintiff is complaining about acts performed by said officials in their official duties or conduct. If this is the case, courts require the complaint to set forth all of the factual allegations needed to support the conclusion that the defendant violated clearly established law asserted as the basis of recovery. See Martin v. Malhoyt, (supra at 830 F.2d 254); Dominique v. Telb, 831 F.2d 673, 676 (6th Circ-1987).

The problem here is, however, the complaint is so vague it is impossible to tell if statutory or constitutional claims are being alleged. But assuming arguendo that the plaintiff has met the heightened pleading standard, dismissal would still be required.

The plaintiff has sued "everyone" from the executive, legislative and judicial branches of the federal government.

<u> A .</u>

The President and Mrs. Reagan are entitled to absolute immunity. This immunity does not depend on a particularized functional analysis and because the immunity is grounded in the constitution, it cannot be abrogated by statute. See Nixon v. Fitzgerald, 457 U.S. 731. This immunity encompasses all actions of the President taken in his official capacity. The plaintiff for some unfathomable reason also names Mrs. Reagan as a defendant. There is little question Mrs. Reagan, individually could not have in any way caused injury to the plaintiff. The fact that he names her as a defendant should give the Court an indication of the profound ludricousness of the complaint.

В.

Attorney and other executive branch officers for failure to prosecute someone for something. Prosecutors enjoy a broad absolute immunity from personal ability for advocatory functions including whether to initiate prosecutions, (Imbler v. Pachtman, 424 U.S. 409); investigative functions (Imbler); administrative functions (Lavicky v. Burnett, 758 F.2d 468 (10th Circ-1985).

c.

Legislators (members of Congress) are protected by absolute immunity. They are protected by an immunity that is

expressly provided and limited by the constitution's speech and debate clause. ART I, 6. This immunity bars not only civil proceedings (Doe v. McMillan, 412 U.S. at 312), but also protects a member from criminal prosecution (U.S. v. Johnson, 383 U.S. 169, 180-85). Although activities not closely connected to the business of legislating do not enjoy the absolute immunity of the speech and debate shelter, they do enjoy qualified immunity. See: Walker v. Jones, 733 F.2d 923 (D.C. Circ-1984); Consumers Union of U.S. v. Periodical Correspondents Assin. 515 F.2d 1341, 1350-51 (D.C.-1975).

D.

:e::

Judges and judicial administrative staff enjoy immunity both from common law and constitutional torts when performing judicial functions. Dennis v. Sparks, 449 U.S. 24, 31 (1980). This immunity extends not only to actions in cases before the Court but also to acts committed in an official capacity. Stump v. Sparkman, 435 U.S. 349, 356-57; Sharma v. Stevas, 790 F.2d 1486 (9th Circ-1986).

## GOVERNMENT AGENCIES AND THE UNITED STATES OF AMERICA ARE ALSO IMMUNE

It is axiomatic that pursuant to the doctrine of sovereign immunity, the United States or its agencies cannot be sued except as Congress may permit. See: United states v. Sherwood, 312 U.S. 584; Monaco v. Mississippi, 292 U.S. 313; United States v. Shaw, 309 U.S. 495. Thus, except in those instances where Congress has by enactment waived sovereign; immunity, such as the Federal Torts Claims Act,

the United States or its agencies cannot be sued. The complaint, as nearly as it can be deciphered, does not allege any cause of action of which Congress has waived immunity.

### Conclusion

In the context of actions against federal officials, such as in this case, the Supreme Court has instructed lower federal Courts not to perpetuate lawsuits "otherwise crying out for dismissal":

"Insubstantial lawsuits can be quickly terminated by Federal Courts alert to the possibilities of artful pleading. Unless the complaint states a compensable claim for relief---it should not service a motion to dismiss."

Butz v. Economou, 439 U.S. 478, 507-508; Harlow v. Fitzgerald, 457 U.S. 808, 817-18 (1982). When a plaintiff has not set forth any information indicating a claim for relief, the case should be dismissed. This complaint, in most charitable terms, is strictly conclusory and unintelligible. For all the foregoing reasons, the Court should dismiss this suit with prejudice.

Respectfully submitted,
RONALD REAGAN, et al
By their Attorneys,

LINCOLN C. ALMOND United States Attorney

EVERETT C. SAMMARTINO Assistant U.S. Attorney



Defendants



FILED

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF RHODE ISLAND UCT 31 1988

> CLERK U. S. DISTRICT COURT DISTRICT OF RHODE ISLAND

JOHN J. STARADUMSKY, Plaintiff VS. C. A. 88-0589 (RI Docket) C. 88-2000D (NH Docket) RONALD REAGAN, et al,

FEDERAL DEFENDANTS' OBJECTION TO PLAINTIFF'S MOTION FOR TEMPORARY RESTRAINING ORDER OR INJUNCTIVE RELIEF

Now come the named Federal defendants, both individually and in their official capacities as well as all federal officers, agents, agencies, judicial officers, legislative officers and elected official and executive branch officers and elected officials and hereby object to plaintiff's motion for injunctive relief.

The Court is respectfully referred to said defendants' memorandum in support of their motion to dismiss as the memorandum in support of this motion.

Respectfully submitted,

RONALD REAGAN, et al

By their Attorneys,

LINCOLN C. ALMOND United States Attorney

EVERETT C. SAMMARTINO Assistant U.S. Attorney

### CERTIFICATE OF SERVICE

I hereby certify that on the 3/st day of October, 1988, I caused a copy of the foregoing Motion and supporting memorandum to be forwarded, by postage prepaid mail, to John J. Staradumsky, 31 Kenyon Street, Providence, RI 02903. I also hereby certify that the original of this Motion and the memorandum were filed in the United States District Court, District of Rhode Island and that a copy of the Motion and memorandum were mailed for filing with the Clerk's Office for the United States District Court for the District of New Hampshire.

Josephine E. Jones

UNITED STATES DISTRICT COURT FOR THE

DISTRICT OF NEW HAMPSHIRE

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John J. Staradumsky

v.

Civil Action No. C.88-589 (RI) C.88-2000-D (NH)

United States Government, et al

### ORDER

In accordance with 28 U.S.C. §636(b)(1)(B), Magistrate William H. Barry, Jr., is designated to review and, if necessary, conduct the hearing on plaintiff's Motion for Restraining Order and Protective Order.

In accordance with subparagraph (C) the Magistrate shall file his proposed findings and recommendations under subparagraph (B) with the court and a copy shall forthwith be mailed to all parties.

SO ORDERED.

00T ?

Chief Judge

United States District Court

October 11, 1988

cc: Clerk, U.S. District Court
District of Rhode Island
John J. Staradumsky, pro se

UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

als or organization at

John J. Staradumsky

v.

N.H. Docket No. C.88-2000-D R.I. Docket No. CA 88-589

U.S. Government, et al

### ORDER

The above captioned case has been referred to the District of New Hampshire for assignment to Magistrate William H. Barry upon referral by Chief Judge Devine, sitting by designation, due to the recusal of the Rhode Island district judges.

All original motions, pleadings, and papers will be filed with the Clerk's Office for the District of Rhode Island. Copies of same are to be filed with the Clerk's Office for the District of New Hampshire with a certificate of service to that effect or the filing will be refused.

### Request to Proceed In Forma Pauperis and Service of Complaint

The plaintiff's motion to proceed <u>in forma pauperis</u> is granted, but only for the purpose of waiving the filing fee.

Service in this action shall be completed by mailing a copy of the pleadings and this order by certified mail, return receipt requested, to all named defendants, the United States Attorney for the District of Rhode Island and the United States Attorney General. Said mailing shall be responsibility of the plaintiff and shall constitute service in this action. The Clerk's Office for the District of Rhode Island shall be responsible for supplying the plaintiff with sufficient copies of this order for service.

The plaintiff shall be responsible for supplying to the Clerk's Office in Rhode Island mailing addresses of all defendants with proof of mailing not later than 12 noon on October 21, 1988. Failure to comply on the plaintiff's part may result in the dismissal of this action against those defendants who have not been served.

### Request for Preliminary Injunction/Order of Notice

The Court having considered the complaint and request for injunctive relief filed by the plaintiff in the above entitled action, it is hereby ORDERED that the defendants be and they hereby are directed to be and appear before the United States Magistrate for the District of New Hampshire at Concord on the 9th day of November, 1988, at 11:00 AM in Room 418 of the Federal Building, 55 Pleasant Street, Concord, New Hampshire to show cause, if any they have, why said relief should not issue against them. The parties should be prepared to present evidence at that time and are referred to the attached instructions regarding premarking of exhibits.

## Jurisdiction, Docketing and Service of Orders

Jurisdiction of this action remains with the United States
District Court for the District of Rhode Island. Service of
all future orders issued will be the responsibility of the
Clerk's Office for the District of Rhode Island and originals
of orders or actions entered by the United States District
Court for the District of New Hampshire will be forwarded to

the District of Rhode Island for docketing and service. addition, in the event that an appeal is entered against any ruling made in the District of New Hampshire, it shall be the responsibility of the Clerk's Office for the District of Rhode Island to process said appeal and prepare case for transmittal to the First Circuit Court of Appeals.

SO ORDERED.

William H. United States Magistrate,

sitting by designation

October 11, 1988

Clerk, US District Court for the District of Rhode Island John J. Staradumsky

UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

#### PROCEDURE FOR MARKING EXHIBITS

The following procedure will be used regarding the premarking of exhibits for trials and/or hearings, i.e. preliminary injunctions, temporary restraining orders or other evidentiary matters.

NO LATER THAN ONE (1) WEEK before the case is set for trial/hearing, counsel shall furnish to the Clerk's Office:

- 1. ORIGINAL AND TWO COPIES of a typed descriptive list of all exhibits to be offered. Forms for use in this listing should be obtained in the Clerk's Office. Please indicate those exhibits marked for "Identification" (ID).
- 2. THE ORIGINAL EXHIBITS, marked, that will be used in trial/hearing. Standard (yellow for Government and plaintiff, blue for defendant) exhibit stickers (such as Pengad) are used. <u>DO NOT BRING</u> large or bulky (machinery or tires) or sensitive exhibits. Those may be brought on the first day of trial.

It is, of course, assumed that by this point, copies of the exhibits will have been reviewed and exchanged by counsel. No court time will be spent while counsel review documents previously available to them.

The exhibit should be marked for ID only if agreement cannot be reached.

On the first day of trial, all exhibits agreed to will be accepted into evidence. Those marked for ID will be ruled on at that time or when offered into evidence with a specific witness. In jury-waived cases, the objection will be ruled on in the course of the written opinion.

If you have any questions on this procedure, or on the actual marking, please contact the Courtroom Deputy for assistance.

#### MARKING EXHIBITS

The exhibits are kept during trial in a rack at the Clerk's bench. For everyone's convenience, all exhibit stickers shall be placed in the upper right-hand corner so they will be clearly visible when placed in order in the rack. If a document is  $14 \times 8 \ 1/2$ ", place in upper left corner.

MARKING PLAINTIFF'S EXHIBITS: Plaintiff's exhibits shall be marked numerically. In the case of groupings of related exhibits, they shall be marked with a number and letter designation, i.e. 1A, 1B, 1C.

بالمستخدّة . . . . .



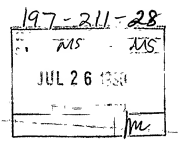




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Re memo of PLA dated 4/23/90; and telephone call from Mrs. Legal Counsel, FBIHQ, 7/24/90.  For the information of the file, the only entries on the Docket since 6/17/89, was an appearance of an attorney on 6/26/89; and on 7/11/89, verification of this appearance to the attorney's office of DEVINE, MILLIMET, STAHL & BRANCH, PA.  On 7/24/90, Mrs. telephonically contacted the Concord, New Hampshire Resident Agency and advised she wanted a copy of the Order consolidating file number 88-2000D between Rhode Island and New Hampshire. Contact with Mrs. Clerk, District Court Clerk's Office, Concord, New Hampshire, revealed there was no copy of an Order consolidating Rhode Island and New Hampshire cases concerning captioned matter. Mrs. further advised that captioned case is a Rhode Island case and, therefore, no consolidation of two cases would be possible inasmuch as there was never a New Hampshire case involved, but merely a transfer of the Rhode Island case to New Hampshire for disposition.	То :	SAC,	BOSTON	(197-211)	(P)		Date	7/25/90
Re memo of PLA dated 4/23/90; and telephone call from Mrs. Legal Counsel, FBIHQ, 7/24/90.  For the information of the file, the only entries on the Docket since 6/17/89, was an appearance of an attorney on 6/26/89; and on 7/11/89, verification of this appearance to the attorney's office of DEVINE, MILLIMET, STAHL & BRANCH, PA.  On 7/24/90, Mrs. telephonically contacted the Concord, New Hampshire Resident Agency and advised she wanted a copy of the Order consolidating file number 88-2000D between Rhode Island and New Hampshire. Contact with Mrs. Clerk, District Court Clerk's Office, Concord, New Hampshire, revealed there was no copy of an Order consolidating Rhode Island and New Hampshire cases concerning captioned matter. Mrs. further advised that captioned case is a Rhode Island case and, therefore, no consolidation of two cases would be possible inasmuch as there was never a New Hampshire case involved, but merely a transfer of the Rhode Island case to New Hampshire for disposition.  Mrs. was telephonically advised of the above by	From :	SA			(CONCORE	D. RA/C-7)		
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Concord, New Hampshire Resident Agency and advised she wanted a copy of the Order consolidating file number 88-2000D between Rhode Island and New Hampshire. Contact with Mrs. Clerk, District Court Clerk's Office, Concord, New Hampshire, revealed there was no copy of an Order consolidating Rhode Island and New Hampshire cases concerning captioned matter. Mrs. further advised that captioned case is a Rhode Island case and, therefore, no consolidation of two cases would be possible inasmuch as there was never a New Hampshire case involved, but merely a transfer of the Rhode Island case to New Hampshire for disposition.  Mrs. was telephonically advised of the above by	6/26/	t sinc 89; an	e 6/17/8 d on 7/:	89, was ar 11/89, ver	appeara ificatio	ance of an a on of this a	ttorne	ey on ance to the
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То	:	SAC,	BOSTON			Date	1/30/91
From	:	PLA		(197-21	1) (P)		
Subjec	t: ,	UNIT DIST	ED STATES	OUMSKY V. RONAL DISTRICT COURT EW HAMPSHIRE		ET AL;	
		Re m	emo of SA		dated 7	//25/90.	
the cop	docke	ned c t was any	ase was ch 7/11/ <b>90.</b>	no reflects tha necked was on 7 The docket sh fter 7/11/ <b>49</b> sh	/24/90. ould be c	The last hecked a	entry on Igain and
LEA	D:						
	CONC	ORD D	IVISION:				
		AT C	ONCORD, NE	EW HAMPSHIRE:			
7/1	.1/ <b>90</b> .	Chec	k docket a	and obtain copi	es of any	entries	after

MC/lad M/(3)

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- <b>To</b> ·*:	SAC, BOSTON (197-211) Date 2/6/91
From :	SA (CONCORD RA) (C-7)
Śubjęct:	JOHN T. STARADUMSKY V. RONALD REAGAN, ET AL; UNITED STATES DISTRICT COURT, DISTRICT OF NEW HAMPSHIRE, CA# 88-2000D
	Re memo of PIA dated 1/30/91.
case.	Enclosed are copies of the docket concerning captioned
	On 2/5/91, Clerk, U.S. District Court, ict of New Hampshire, Concord, New Hampshire, reviewed #88-2000D and provided one copy each of three pages of docket, which are enclosed.

Original sent to
PBIHP 2/7/9/

1-Boston (Encs. 3) EBG:bls (1)

	197-211-30
	SERVIZED WWW WED JUNE
	FEB 19 1991
٠	FBI - BOSTON

CIVIL DOCKET CONTINUATION SHEET
DEFENDANT DOCKET NO8 8-2000a J. Staradumsky US Government, et al. PAGE 3 OF PAGES

	,				
	NR.	PROCEEDINGS			
199 MAI 12		REPORT & RECOMMENDATION, WHB (EOD 3-12-90) cc  1. Action be dismissed against all named defts who have not heretofore been served by pltf.  2. Mot for entry of default (#s 39 & 40) against deft Catholic Churches of the Diocese of Providence, RI be granted.  3. All further proceedings in this case be stayed pending outcome of defts mots to dismiss.			
₫ŀ	45 46	MOT of Bishop louis Gelineau et al to Enlarge Time to Answer to 4-16-90 w/Affs and Memo OBJ to Mag's Recommendation for Entry of Default against Bishop Louis Gelineau, et al.			
<b>2</b> 2	4.7 <b>2</b>	Pltf's Request for Entry of Judgment by the Clerk - Default Judgment - against Providence Journal (Deft #131)			
<b>1</b> /5	49 *50*	Pltfs Obj to Entry and MOT to Dismiss Pleadings w/Memo - Strike/ Dismiss pleadings of deft Bishop Louis Gelineau and Catholic Churches (copy) Pltfs OBJ in Partial to Report and Rec w/Memo (copy) ORDER, SD (EOD 4-6-90) cc Ct approves part of R & R which suggests dismissal of action as to defts who have not been served and the stay of further proceedings pending resolution of mots to dismiss. Ct sustains obj of Bishop Gelineau re default being entered. Mot to Ext time to answer (#45) granted.			
ц	51 52	APPEARANCE for Defts 134, 137 & 139 by Sara B. Crosby, Esq. WITHDRAWAL of Atty Vasiliki Canotas for Defts 134, 137 & 139			
13	53	ORDER, WHB (EOD 4-13-90) cc Pltf's Mot for Entry of Default against Providence Journal (#47) granted.			
L8	54	Defts 134, 137 & 139 MOT to Dismiss w/Memo			
24 MA		Pltf's Notice to the Court - re New Address			
2	56 .5,7	Pltf's MOT to Dismiss Pleading of Defts WPRI, et al or in Lieu of have Defts File More Definite Statements w/Memo Pltf's Ex-Parte MOT for Leave of Ct to Accept Refiled Matter Pursuant to FRCP 9 & 5 w/Memo			
3,	58 59	Pltf's Ex-Parte Notice to the Clerk - w/Writ of Exec Deft Gelineau's MOT for More Definite Statement w/Memo			
11	, <b>6</b> 0	Defts 134, 137 & 139 SUPP MEMO in Support of Mot to Dismiss			
]4	61 62	Pltfs OBJ to Mot to Dismiss of Defts 134, 137 & 139 w/Memo Pltfs OBJ to Mot for More Definite Statement w/Memo			
71	ال المعادة	JUDGE CHANGE - REASSIGNMENT			
25.	63	Pltf's Ex Parte Re-Certification and MOT-for Leave of the Ct Pursuant to FRCP 5(c)			



CAINTIFF

CIVIL DOCKET CONTINUATION SHEET

John J. Staradumsky

US Government, et al.

DOCKET NO.88-2000-5

	· · · · ·		PAGE 4 OF PAGES
;	DAŢĒ	NR.	
· ,	1990		
. :	May 25	64	Pltf's MOT for Entry of Judgment by Default - by the Court - as to Defts Michael Dukakis & Estate of; State of Mass, et al.
	Jun 13	65	Deft Providence Journal's OBJ to Request for Entry of Default
,		66	Deft Providence Journal's MOT to Set Aside Default w/Memo
•	26	67	APPEARANCE for Bishop Louis Gelineau (#97) by Arnold H. Huftalen
A	ul 11 17 19 17	68 '	NOTICE re "D" Assignment to Cnsl of Record Deft Stop and Shop MOT TO DISMISS ORDER, SD (EOD 8-20-90) cc Pltf given 20 days from date of Ord to file amended complt;
	21	60	103dit in dismissal of action
:	6	69	Deft Gelineau's MOT TO DISMISS w/Memo
	p 10 p 19	70	Pltf's EX-PARTE MOT FOR EXTENSION to 12-5-90 to Amend Cmplt
,	P. 13	71	ORDER, WHB (EOD 9-19-90) cc Pltf's Mot to Extend (#7) Granted; Replacement cmplt due by 12-5-90; failure will result in dismissal; all pending mots to dismiss (#10, 19, 26, 28, 31, 54, 56, 60, 69) Denied as MOOT; Mot for more def statement (#59) Denied as MOOT; Mot to Set Aside default (#66) Granted; Mot for Default (#47) Denied as MOOT; Mot to accept refiled matter (#57) Denied as MOOT; Mot for default (#64) Denied as MOOT

•				$\Theta$	
CASE NUMBER: 197 - 0	000211	,	CONTROL NO	: 00770	
ASSIGNED BY:		BY SUPV: C1	DATE E	NTERED: 04/02	2/91
ASSIGNED TO:		TO SUPV:	ASII DATE	MODIFIED:	
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PREV DATE:	NEXT DATE	: 04/15/91 I	DEADLINE D	ATE:	
SUBJECT: JOHN 1. S	TÄRÄDUMSKY V	TRONALD RE	AGAN, ET AI	7	
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Thanks.	ent to PLA 4/16				•
	m				APR 17 1991  FRI - BOSTON  GG 1



то :	SAC,	BOSTON	(197-211)	(P)		Date	7/1/91	
From :	SRA							
Subject:		J. STAR ONALD RE L						
and a conce	Foained s of crning	with th 7/1/91, caption	nformation E U.S. Dist there have	of the fi trict Cour been no e	4/17/91. ile, contac rt, Concord entries and S. District	l, New l/or a	v Hampshire activitv	
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To ;	1	SAC, BOSTON (197-211) (P)	Date	12/9/91
From :	!	SSA		
Subject		JOHN J. STARADUMSKY		

Subject: JOHN J. STARADUMSKY V. RONALD REAGAN, ET AL

During a recent file review, it was determined that the requirement for checking the U.S. District Court docket every 45 days is not being met. Therefore, a lead is being set to expeditiously check the docket and a tickler is being set to recheck every 45 days.

LEADS: Resident agency

AT CONCORD, N. H.

Expeditiously check docket #88-2000D, in captioned matter, and report results to PLA

JMM/smt (3)

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197-211-9	53
SEARCHEDINDEXE	
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To :	SAC, BOSTON (197-211)	(P)	Date	12/10/91
From :	SA	CONCORD RA) (C-7)		
Subject:	JOHN J. STARADUMSKY v.	RONALD REAGAN;		

Enclosed are three pages of docket sheets obtained from the U.S. District Court, Concord, New Hampshire, on 12/10/91.

On 12/10/91, Mrs. Clerk, U.S. District Court, Clerk's Office, Concord, New Hampshire, reviewed Docket #90-CV-2000 and provided the three pages of the docket sheets which are enclosed.

copy sent to FBIH P on PLA

2-Boston EBG:bls// (2)

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MAG LEAD

#### U.S. District Court U. S. District Court of New Hampshire (Concord)

CIVIL DOCKET FOR CASE #: 90-CV-2000

Staradumsky v. West Warwick, et al Assigned to: Chief Judge Shane Devine

Demand: \$0,000

Lead Docket: None

Dkt# in Dist RI is 87cv0473T

Filed: 5/21/90

Jury demand: Plaintiff Nature of Suit: 440

Jurisdiction: Federal Question

Cause: 42:1983 Civil Rights Act

JOHN J. STARADUMSKY plaintiff

John J. Staradumsky [NTC] [PRO SE] P. O. Box 316 Mapleville, RI 02839

v.

TOWN OF WEST WARWICK, RI defendant

Warren C. Nighswander, Esq. [COR LD NTC] Sulloway, Hollis & Soden PO Box 1256 Concord, NH 03302-1256 224-2341

WEST WARWICK, RI, POLICE DEPARTMENT

Warren C. Nighswander, Esq. (See above) defendant [COR LD]

DANNY PETRARCA, Former Chief of Police, West Warwick, RI defendant

Warren C. Nighswander, Esq. (See above) [COR LD]

UNNAMED WEST WARWICK POLICE **OFFICERS** defendant

Warren C. Nighswander, Esq. (See above) [COR LD]

WILLIAM FIELD defendant

Gordon A. Rehnborg, Jr., Esq. [COR LD NTC] Wiggin & Nourie PO Box 808 Manchester, NH 03105 669-2211

Proceedi 1:90cv20	ngs inc] 00 St	lude all events. caradumsky v. West Warwick, et al	MAG	LEAD
5/21/90		CASE REFERRED to Judge Shane Devine from DISTRIC ISLAND (cmd) [Entry date 2/19/91]	T OF	RHODE
5/21/90		CASE TRANSFERRED from the District of Rhode Isla recusal of Rhode Island judges (cmd) [Entry date	nd du 2/1	e to 9/91]
8/17/90	13	ORDER: Pla amended cmp DISMISSED; five remaining Town of W. Warwick, RI, W. Warwick P.D., W. Warwick chief of police, unnamed W. Warwick police office William Field; other other dfts DISMISSED ( sign Shane Devine ) (cmd) [Entry date 2/19/91]	ick f ers.	ormer
9/6/90	14	NOTICE of attorney appearance for West Warwick, Warwick PD, Danny Petrarca, West Warwick Offrs b Nighswander (cmd) [Entry date 2/19/91]	West y War	ren C.
12/7/90	17	MOTION by John J. Staradumsky, to Proceed in For Pauperis as to printing and mail costs (cmd) [Entry date 2/19/91]	ma	
12/7/90		Document #17 follows the referral number in Magi Judge Barry's Order of 2/19/91, though it is out sequence chronologically (cmd) [Entry date 2/19	of	e
12/26/90	15	NOTICE of attorney appearance for William Field A. Rehnborg Jr. (cmd) [Entry date 2/19/91]	by Go	rdon
2/19/91	18	ORDER CASE CONSOLIDATED WITH C.88-2000-D; gran motion to Proceed in Forma Pauperis as to printi costs as outlined, set Amended Pleadings deadli 3/22/91 for amended complaint, set Pretrial Confor 11:00 4/19/91 at the USDC, Rhode Island, country five dft from 90-2000-D shall appear (sign Magistrate Judge William H. Barry Jr. (cmd) [Edit date 2/26/91]	ng an ne to feren rtroo	d mail ce m 110:
2/19/91	19	TRANSFERRED PLEADING - (formerly #3 in C.88-2000-by John J. Staradumsky, for Temporary Restraining and Protective Order with memorandum (cmd) [Entry date 2/26/91]	-D) Mog Ordo	OTION er
2/19/91	20	TRANSFERRED PLEADING - (formerly #14 in C.88-200 OBJECTION to [19-1] motion for Temporary Restrain and Protective Order by Federal Defendants (cmd) [Entry date 2/26/91]	0-D) ning (	Order
2/19/91	21	TRANSFERRED PLEADING - (formerly #27 in C.88-2000 OBJECTION to [19-1] motion for Temporary Restrain and Protective Order by UPS (cmd) [Entry date 2]	ning (	Order 1]
2/19/91	22	TRANSFERRED PLEADING - (formerly #35 in C.88-2006 by John J. Staradumsky, to Stay in State Courts memorandum (cmd) [Entry date 2/26/91]	0-D) I with	MOITON

				P.
Proceeding 1:90cv20		ude all events. aradumsky v. West Warwick, et al	MAG	LEAD
2/19/91	23	TRANSFERRED PLEADING - (formerly #23 in C.88-200 Petition by John J. Staradumsky, for Writ of Man [Entry date 2/26/91]	0-D) damus (	cmd)
2/19/91	24	TRANSFERRED PLEADING - (formerly #41 in C.88-200 OBJECTION by City of Providence to [22-1] motion State Courts (cmd) [Entry date 2/26/91]	0-D) to Sta	y in
2/19/91		Consolidated Lead Case (cmd) [Entry date 2/26/9	1]	
4/3/91	25	MOTION by West Warwick, West Warwick PD, Danny Powert Warwick Offrs, to Dismiss with memorandum; [Entry date 4/4/91]		,
4/15/91	26	OBJECTION by John J. Staradumsky to [25-1] motion Dismiss (cmd) [Entry date 6/14/91]	on to	
5/21/91	27	MOTION by John J. Staradumsky, for Order of Clar Follow-up deadline 6/10/91 (jgb) [Edit date 6/		on
6/12/91	28	ORDER: magistrate judge's order of 2/19/91 affir respects; plaintiff's petition for leave to apperation for Order of Clarification denied; all deexcept five named defendants in lead case are digranting [25-1] motion to Dismiss; denying [22-1 Stay in State Courts denying [19-1] motion for Tourist Restraining Order and Protective Order; only vio 28 U.S.C. Section 1983 remain viable in this act by Judge Shane Devine ) (cmd) [Entry date 6/14/91]	al [26-fendant smissed ] motio emporar lations ion (s	1] s ; n to y of
6/17/91	29	NOTICE of attorney appearance for dismissed part Island Bar Association (C.88-2000-D) by Seth E. Esq. (cmd) [Entry date 7/24/91]		
7/9/91		Deadline set for case review re appeal; set Misdeadline for 9/2/91 (cmd)	cellane	ous
8/8/91	30	NOTICE of attorney appearance by Ovide Lamontagne Catholic Church (notice only) (cmd) [Entry date		]

## Metropolitan

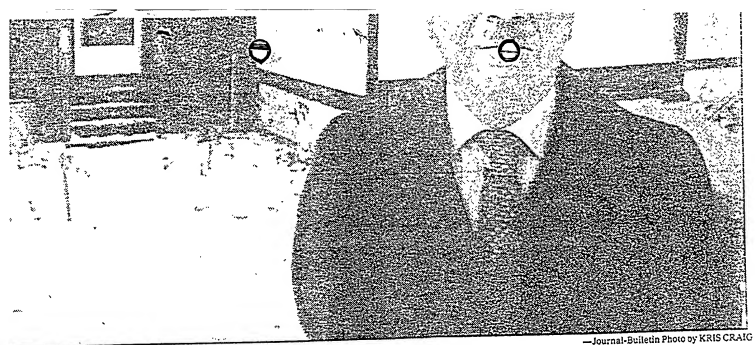
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'I am the average American. And I'm qualified for the job'



THE CANDIDATE: John J. Staradumsky, whose name is on the March 10 Democratic presidential primary ballot.

Burrillville's John J. Staradumsky
Longost shot in presidential primary



THE CANDIDATE: John J. Staradumsky, whose name is on the March 10 Democratic presidential primary ballot.

## Burrillville's John J. Staradumsky longest shot in presidential primary

By JONATHAN SALTZMAN Journal-Bulletin Staff Writer

BURRILLVILLE — One thing came abundantly clear when hn J. Staradumsky showed a visor his photo-ID card from a 10ly stay in state prison four years o: This is not your typical presiintial candidate.

Staradumsky, the only Rhode Isnder among 15 candidates whose imes will appear on the ballot in e state's Democratic primary arch 10, was jailed in February 988 for failing to pay child suport for his twins.

That was not his only brush ith the law. In the past few years, ie unemployed truckdriver has een convicted of refusing to take n alcohol breath test and of asaulting a man outside a Coventry rugstore. A charge of assaulting a voman in Burrillville last year is

Staradumsky, 50, has also been ighting the West Warwick police n the courts since 1983, claiming hat officers manhandled him vhile a fire destroyed his video jusiness that year. Police mainained he was behaving belliger-:ntly.

Interviewed in his Mapleville railer home yesterday, Stara-lumsky denied that his legal probems or brief prison stay undernined his candidacy.

"To me they're not skeletons," he said. "They're war wounds from fighting the political machine."

Staradumsky contended that his arrests, repeated vandalism of his cars and burglaries of his homes over the years bespeak a nebulous conspiracy by a "vicious political system" to discourage ordinary citizens from seeking public office.

In the last decade, Staradumsky has unsuccessfully tried to get on the ballot for U.S., senator, governor and attorney general - always thwarted, he said yesterday, by politicians.

But, to his pleased surprise, Staradumsky learned a week ago that state Democratic Chairman Mark Weiner had granted his request to be placed on the presidential primary ballot.

Weiner said he has never met Staradumsky and knows nothing about him. But he placed his name on the ballot with the likes of Arkansas Gov. Bill Clinton and former Massachusetts Sen. Paul Tsongas because, he said, "it's not up to me to decide who should be or should not be a candidate."

Staradumsky said he has no campaign organization or money. He has been unemployed since 1985, he said, spending five years on workers' compensation and the last two years on welfare.

'We could have had Saddam out of there. dead or alive. I think Bob Hope, Bing Crosby and Dorothy Lamour could have walked up the road to Baghdad to take him out.

Still, he considers himself a bona fide candidate.

"I am the average American," he said. "And I'm qualified for the job. ... I'm intelligent. I have an independent thought. I can think."

Sitting in a living room that featured a large aquarium, ceramic panda bears and a framed velvet rendering of Jesus, Staradumsky offered his views on foreign and domestic affairs.

 On the Persian Gulf war: He faulted President Bush for allowing Saddam Hussein to remain in power after allied forces crushed Iraqi troops. "We could have had Saddam out of there, dead or alive. I think Bob Hope, Bing Crosby and Dorothy Lamour could have walked up the road to Baghdad to take him out.'

- On U.S.-Japanese relations: He said President Bush should have demanded - not requested trade concessions from Japan during the President's recent trip there. "Since World War II, we've rebuilt Japan ... and they've bit our hand off up to our elbow."
- On peace efforts in the Middle East: He said Israel should relinquish land on the West Bank to accommodate a Palestinian state. "I've always been a friend of Israel. but Israel has to give in on some issues."
- On education: The system. must be completely overhauled because "children can reach college and still not be able to read or
- On welfare: "I believe in a workfare system. There's no incentive for people to get off welfare.' He attributed his own unemployment to medical problems and said "I'm going to be looking fo:

Staradumsky said he expected to campaign throughout Rhode Is land. If he does well in the primary he will try to get on the ballot it other states. He also said he would like to debate the other Democrati candidates.

"Give me an hour debate wit." them, and I think I can have th public on my side," he said.



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To :	SAC, BOSTON	Date	4/6/92
From:	PLA (197-211)	)-P-	
Subject:	JOHN J. STARADUMSKY V. RONALD I U.S. DISTRICT COURT, DISTRICT OF N.H. CIVIL ACTION #88-2000D	REAGAN, ET AL	
that defen Clerk perfo until clerk advis respo Distr recei it wi inves	such time as AUSA de whether his belief regarding de has sent AUSA ae the FBI in Boston and Washingt nse to his January 23, 1992 lettict Court in N.H. and the nature	issed against alleck from the Disterves that docket ould be held in a structure of the Clerk of that response to PLA docket checks of	believes I federal trict Court checks abeyance he court PLA ng him to eceived a of the U.S. se. Upon letter, r close this

2-Boston MC/jmr (2) ym

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97-211-36 SERVALIES ON THE ONE APR 1 6 1992

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## U.S. Department of Justice

## Federal Burea of Investigation

In Reply, Please Refer to File No. 197-211

Boston, Massachusetts April 6, 1992

	\$
Mr. Senior Assistant United States Atto District of Rhode Island 10th floor Westminster Square Building, 10 Dorrance Street Providence, RI 02903	rney
Dear Mr. :	•
Court, Concord, NH, regarding the J against the U.S. and the F.B.I. In your understanding that the Staradu against all federal defendents, and that she inform you of the status of federal defendants. I request on b	your letter, you expressed msky case had been dismissed you requested from Ms. f the case relative to the ehalf of myself and Ms. ngton, D.C., that you advise e received from Ms. with
1-Addressee 1-Boston MC/jmr	Sincerely yours,
(2)	THOMAS A. HUGHES Special Agent in Charge
	BY: Principal Legal Advisor

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SERIALIZED \_\_\_\_\_
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FILED \_\_\_\_\_

197-211-37





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To :	SAC, BOSTON (197-211)	(P)	Date	5/1/92
From :	SA	(CONCORD RA) (C-8)		
Subject:	JOHN J. STARADUMSKY V ET AL	RONALD REAGAN;		

Enclosed for the Boston file is a xerox copy of the docket sheet concerning captioned matter.

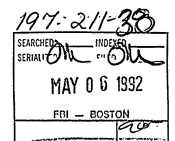
On 4/27/92, Mrs. U.S. District Court Clerk's Office, advised there has not been any activity concerning captioned matter since 8/8/91, and provided a xerox copy of the docket sheet, which is enclosed.

Docket entry # 18 indicates that our case docket # Sf-2000 was consolidated on 2/19/9/1 into 90-CV-2000.

ORIGINAL DOCKET SENT to HOly PLAON 5/15/92.

2-Boston (Enc. 1) EBG:bls

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MAG LEAD

## U.S. District Court U. S. District Court of New Hampshire (Concord)

CIVIL DOCKET FOR CASE #: 90-CV-2000

Staradumsky v. West Warwick, et al Assigned to: Chief Judge Shane Devine

Demand: \$0,000

Lead Docket: None

Dkt# in Dist RI is 87cv0473T

Filed: 5/21/90

Jury demand: Plaintiff Nature of Suit: 440

Jurisdiction: Federal Question

Cause: 42:1983 Civil Rights Act

JOHN J. STARADUMSKY

plaintiff

John J. Staradumsky

[NTC] [PRO SE] P. O. Box 316

Mapleville, RI 02839

v.

TOWN OF WEST WARWICK, RI

defendant

Warren C. Nighswander, Esq.

[COR LD NTC]

Sulloway, Hollis & Soden

PO Box 1256

Concord, NH 03302-1256

224-2341

WEST WARWICK, RI, POLICE

DEPARTMENT

defendant

Warren C. Nighswander, Esq.

(See above)

[COR LD]

DANNY PETRARCA, Former Chief

of Police, West Warwick, RI

defendant

Warren C. Nighswander, Esq.

(See above)

[COR LD]

UNNAMED WEST WARWICK POLICE

OFFICERS

defendant

Warren C. Nighswander, Esq.

(See above)

[COR LD]

WILLIAM FIELD

defendant

Gordon A. Rehnborg, Jr., Esq.

[COR LD NTC]

Wiggin & Nourie

PO Box 808

Manchester, NH 03105

669-2211

Proceedin 1:90cv200		lude all events. taradumsky v. West Warwick, et al	MAG	LEAD
5/21/90		CASE REFERRED to Judge Shane Devine from DISTRIC ISLAND (cmd) [Entry date 2/19/91]	r of Ri	HODE
5/21/90	<del></del>	CASE TRANSFERRED from the District of Rhode Isla recusal of Rhode Island judges (cmd) [Entry date		
8/17/90	13	ORDER: Pla amended cmp DISMISSED; five remaining Town of W. Warwick, RI, W. Warwick P.D., W. Warwick of the chief of police, unnamed W. Warwick police office William Field; other other dfts DISMISSED ( significant state	ick for ers,	rmer
9/6/90	14	NOTICE of attorney appearance for West Warwick, Warwick PD, Danny Petrarca, West Warwick Offrs by Nighswander (cmd) [Entry date 2/19/91]		en C.
12/7/90	17	MOTION by John J. Staradumsky, to Proceed in Form Pauperis as to printing and mail costs (cmd) [Entry date 2/19/91]	ma	
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12/26/90	15	NOTICE of attorney appearance for William Field A. Rehnborg Jr. (cmd) [Entry date 2/19/91]	by Gord	lon
2/19/91	18	ORDER CASE CONSOLIDATED WITH C.88-2000-D; grant motion to Proceed in Forma Pauperis as to printing costs as outlined, set Amended Pleadings deadling 3/22/91 for amended complaint, set Pretrial Confor 11:00 4/19/91 at the USDC, Rhode Island, country five dft from 90-2000-D shall appear ( signer Magistrate Judge William H. Barry Jr. (cmd) [Edit date 2/26/91]	ng and ne to ference rtroom	mail
2/19/91	19	TRANSFERRED PLEADING - (formerly #3 in C.88-2000- by John J. Staradumsky, for Temporary Restraining and Protective Order with memorandum (cmd) [Entry date 2/26/91]	-D) MOT J Order	!ION
2/19/91	20	TRANSFERRED PLEADING - (formerly #14 in C.88-2000 OBJECTION to [19-1] motion for Temporary Restrain and Protective Order by Federal Defendants (cmd) [Entry date 2/26/91]	)-D) ning Or	der:
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2/19/91	22	TRANSFERRED PLEADING - (formerly #35 in C.88-2000 by John J. Staradumsky, to Stay in State Courts we memorandum (cmd) [Entry date 2/26/91]		TION

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2/19/91	24	TRANSFERRED PLEADING - (formerly #41 in C.88-200 OBJECTION by City of Providence to [22-1] motion State Courts (cmd) [Entry date 2/26/91]	00-D) n to Stay in
2/19/91		Consolidated Lead Case (cmd) [Entry date 2/26/9	91]
4/3/91	25	MOTION by West Warwick, West Warwick PD, Danny 1 West Warwick Offrs, to Dismiss with memorandum; [Entry date 4/4/91]	Petrarca, (cmd)
4/15/91	26	OBJECTION by John J. Staradumsky to [25-1] motor Dismiss (cmd) [Entry date 6/14/91]	ion to
5/21/91	27	MOTION by John J. Staradumsky, for Order of Clar Follow-up deadline 6/10/91 (jgb) [Edit date 6,	cification /14/91]
6/12/91	28	ORDER: magistrate judge's order of 2/19/91 affirespects; plaintiff's petition for leave to apper motion for Order of Clarification denied; all deexcept five named defendants in lead case are degranting [25-1] motion to Dismiss; denying [22-15 Stay in State Courts denying [19-1] motion for Restraining Order and Protective Order; only vio 28 U.S.C. Section 1983 remain viable in this act by Judge Shane Devine ) (cmd) [Entry date 6/14/91]	eal [26-1] efendants ismissed; l] motion to Temporary olations of tion ( signed
6/17/91	29	NOTICE of attorney appearance for dismissed part Island Bar Association (C:88-2000-D) by Seth E. Esq. (cmd) [Entry date 7/24/91]	cy, Rhode Bowerman,
7/9/91		Deadline set for case review re appeal; set Misdeadline for 9/2/91 (cmd)	scellaneous
8/8/91	30	NOTICE of attorney appearance by Ovide Lamontage Catholic Church (notice only) (cmd) [Entry date	ne re 8/9/91]





To : SAC, BOSTON (197-211) (P) Date 5/28/92	
From : PLA	
Subject: JOHN J. STARADUMSKY V. RONALD REAGAN; ET AL	
For the information of SRA received a telephone call from MS. advised that she eived a copy of a letter dated January 23, 1992, which was a from AUSA received States District Court, Concord, Narding captioned lawsuit. Ms. advised that in the ter, AUSA made reference to a telephone versation that he had with Ms. on 1/22/92. Morr, AUSA stated that it was his understanding to matter of STARADUMSKY v. REAGAN, civil action number 88-been dismissed against all parties including all Federal endants. Moreover, AUSA stated in the above tioned letter that he understood that the suit was dismis to MR. STARADUMSKY'S not filing an amended complaint on 2/91.	had is IH., is ce chat 2000D
MS. advised that she also conducted a revie recent docket in the matter of STARADUMSKY v.WEST WARWIC.  Civil Action Number 90-CV-2000, which was obtained by S on 4/27/92 from MRS. U.S. DISTRICT RK'S OFFICE, Concord, New Hampshire. MS. advised conducted a review of this docket, and noted docket entr ber 18, dated 2/19/91, which notes among other things tha il action number 88-2000D was consolidated into civil act ber 90-CV-2000 on 2/19/91.	K, Et RA COURT that Y
amf  Covered Jun 0 4	NOEXED
received a telephone call from MS.  al Counsel Division, FBIHQ. MS	had  IS  IH.,  re chat 2000D  ssed  W of  K, Et  RA  COURT that  Y  tion

(197-211)

MS. advised that FBIHQ wishes to know whether or not the FBI has been dismissed as the defendant in captioned action, or whether the FBI is still a defendant in this matter under a new civil action number of 90-CV-2000D. She requested that a lead be assigned to SRA from the Boston Field Office to determine the exact status of this action as it pertains to the FBI.

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LEADS:

**BOSTON DIVISION:** 

AT CONCORD, NEW HAMPHIRE:

Contact either MS. or MRS. U.S DISTRICT CLERK'S OFFICE, Concord, New Hampshire and obtain information requested by FBIHQ as set forth above.







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To :	SAC, BOSTON (197-211)  (ATTN: PLA
From :	SA (CONCORD RA/C-8)
Subject:	JOHN J. STARADUMSKY V. RONALD REAGAN; ET AL
	Re memo of PLA dated 5/28/92.
infor	On 6/9/92, Mrs. U.S. District Court 's Office, Concord, New Hampshire, advised of the following mation concerning captioned case, after a review of their 90-CV-2000D.
again defen	Mrs. advised that the suit has been dismissed st all parties, with the exception of the five lead dants, which do not include any Federal officers of the FBI.
	st all parties, with the exception of the five lead dants, which do not include any Federal officers of the FBI.  copy sent to Harman dans dans dans dans dans dans dans da

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TRANSMIT VIA	: AIRTEL	•		
CLASSIFICATI	ON:	DATE:	6/16/92	ليوه ۵
FROM:	Director, FBI (197-8362)		3/1/9	2 grand
TO: JOHN J. ST	SAC, Boston (197-2115(P)) Attention: Principal Legal	Advisor	6/16/92 10 3/19 10 put	· Cuk Kon
RONALD REA	GAN, ET AL. D. NEW HAMPSHIRE) ON NO. 90CV2000D		-to the	1/2/9
action dat	Enclosed is one copy of Ordeced 8/17/90.	er in the above	e-captioned	Teet
important be followe	Since the order is not final that any actions on behalf ced.			1/2/92 Smr
	Boston is requested to monit HQ, Attention: Legal Counse every 90 days beginning 8/1/	el Division, wa		
Ádvisor	Should you have any question at (FTS)	s, please con	tact Attorney	,
Enclosure				

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UNITED STATES DISTRICT COURT FOR THE

DISTRICT OF NEW HAMPSHIRE

John Staradumsky

' V .

Civil No. 90-2000-D

West Warwick Police Department, et al

#### ORDER

A portion of the complaint of <u>pro</u> <u>se</u> plaintiff John Staradumsky accuses thirteen defendants, including police officers employed by the West Warwick, Rhode Island, Police Department, of harassment violative of his constitutional rights. The statutory foundation for these claims is set forth at 42 U.S.C. § 1983, which, in relevant part, reads as follows:

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

Plaintiff has not alleged that Gloria Jean Hartmann, William "Chico" Hartmann, Ray Garrity Sheila Staradumsky, or the

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"resident John Does" were acting "under color of" state law when they engaged in the conduct of which plaintiff complains. This action cannot therefore be sustained against them, and, accordingly, these defendants must be and herewith are dismissed from this case.

The original complaint can, however, be fairly understood to state facially sufficient claims against (1) the Town of West Warwick, Rhode Island, (2) the West Warwick Police Department, (3) West Warwick Police Chief Danny Petrarca, (4) certain unnamed West Warwick police officers, and (5) William Field.

On January 23, 1990, plaintiff filed a fourteen-page amendment to the complaint. On June 26, the Court issued an Order allowing plaintiff twenty days to modify his complaint so as to conform to the pleading requirements specified in Rules 8 and 10 of the Federal Rules of Civil Procedure. Plaintiff has not responded to that Order.

It is well established that "[c]omplaints based on civil rights statutes must do more than state simple conclusions; they must at least outline the facts constituting the alleged violation." Fisher v. Flvnn, 598 F.2d 663, 665 (1st Cir. 1979). It is equally well settled that pro se civil rights complaints are held to less stringent standards than formal pleadings by lawyers. Haines v. Kerner, 404 U.S. 519, 520-21 (1972). Like

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"formal" complaints, <u>pro se</u> complaints can only be dismissed for failure to state a claim if it appears beyond doubt that plaintiff could prove no set of facts which would entitle him to relief. <u>Estelle v. Gamble</u>, 429 U.S. 97, 106 (1976). <u>See also Pavilonis v. King</u>, 626 F.2d 1075, 1078 (1st Cir. 1980) (if <u>pro se</u> complaints are "hopelessly general", dismissal is appropriate).

In the amended complaint, plaintiff has failed to outline facts sufficient to support the claims he asserts therein.

Nonspecific complaints about "total deprivation", "conspiracy", and "intimidations" cannot state claims under the civil rights laws.

Accordingly, the amended complaint (document no. 15) must be and it is herewith dismissed. The action will proceed against the following five defendants named in the original complaint:

(1) Town of West Warwick, Rhode Island, (2) West Warwick Police Police Department, (3) West Warwick's former chief of police Danny Petrarca, (4) certain unnamed West Warwick police officers, and (5) William Field. All other defendants are herewith dismissed.

SO ORDERED.

Chief Judge

United States District Court

August 17, 1990 cc: [see attached list]





то :	SAC, BOSTON (197-8362) (P)	Date	7/29/92
From :	SA (CONCORD RA) (C-8)		
Subject:	JOHN J. STARADUMSKY V.		

RONALD REAGAN, ET AL

(U.S.D.C, D. NEW HAMPSHIRE) CIVIL ACTION NO. 90CV2000D

Re Bureau airtel to Boston, dated 6/16/92.

On 7/28/92, Mrs. U.S. District Court Clerk's office, District of New Hampshire, Concord, New Hampshire, advised the enclosed mandate is the only activity involving captioned matter since the Order by U.S. District Court Chief Judge SHANE DEVINE on 8/17/90.

At the present time, the file is being transferred to Chief Judge DEVINE as the docket is not available.

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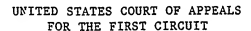
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FBI — BOSTON



No. 91-1414

JOHN J. STARADUMSKY, Plaintiff, Appellant,

٧.

TOWN OF WEST WARWICK, RHODE ISLAND, ET AL., Defendants, Appellees.



#### ORDER OF COURT

Entered: June 19, 1991

On May 6, 1991 this court advised appellant that it may not have jurisdiction to consider the appeal because the February 1991 order from which plaintiff appeals is an order from which plaintiff appeals is an order issued by a magistrate. Appellant was further advised that the district court order of August 17, 1990 was not a final order and there was no September 19, 1990 order on the district court docket.

The appellant was ordered to either move for voluntary dismissal under Rule 42(b) FRAP or to show cause why this appeal should not be dismissed and that the failure to take either action by May 17, 1991 might lead to dismissal for failure to prosecute.

On May 21, 1991 this Court enlarged the time to file a response to May 28, 1991.

The appellant having failed to take any action, the above captioned appeal is dismissed for failure to prosecute.

By the Court:

Francis P. Scigliano

Clerk

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Chief Deputy Clerk.

[cc: Ms's Buffardi, Holm and Messrs. Staradumsky, Fanning, Rehnborg, Quigley, Marran, Nighswander and Peirce

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U.S. DISTRICT COURT district of N.II.

JUL 31 3 24 77 '92

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

John J. Staradumsky

Town of West Warwick, Rhode Island, et al

Civil No. 90-2000-D

called on 8/20/92 from HP.

The advised all federal defendants have been both dismissed a non
federal defendant but other non-federal adjunctions remain as defendants. HP advises that case con
action has advised to the case con-

This is a civil rights action brought pursuant to 42 U.S.C. until § 19831 in which plaintiff alleges a vast conspiracy among the defendants2 to evict him in 1984 from his rented residence; to help the mother of his children win custody of those children in  $\rho/26/92$ 1987; to harass him into lawsuits pending in Rhode Island state courts; to murder him by driving him insane; to hold him hostage in the state of Rhode Island; to harass him by failing to properly investigate complaints made by him in 1983 when his business was burned; by intimidating witnesses in his pending

Charges brought under various other civil rights statutes 197-211-43 have previously been dismissed.

<sup>&</sup>lt;sup>2</sup>The remaining defendants of the scores originally named—in this action are: the Town of West Warwick, Rhode Island; that town's police department; former police chief Danny Petrarca and certain unnamed police officers; and plaintiff's former landlord William Field. For a detailed history of the tortuous account of this case, see the magistrate judge's order of February-19-1991 Only those facts necessary to resolve the instant motions-will-berepeated here.

#### 1. William Field's Motion for Summary Judgment

This defendant is sued in his capacity as plaintiff's landlord, with whom all the other defendants allegedly conspired to evict plaintiff from his rented apartment. As ground for the instant motion, Field argues that he was not a "state actor" within the meaning of 42 U.S.C. § 1983, and thus is not subject to suit under that statute.

In relevant part, 42 U.S.C. § 1983 states:

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State . . . subjects, or causes to be subjected, any citizen of the United States . . . to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

<sup>&</sup>lt;sup>3</sup>This action was originally filed in the United States District Court for the District of Rhode Island, but was transferred to this court when plaintiff named all the sitting Rhode Island federal judges as defendants, thus necessitating their recusal.

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It is settled law that a plaintiff in a section 1983 action must allege both a deprivation of rights secured by the laws or constitution of the United States, and that said deprivation was committed by a person acting "under color of state law." Gomez v. Toledo, 446 U.S. 625 (1980); McGillicuddy v. Clements, 746 F.2d 76 (1st Cir. 1984); MacDonald v. Manchester Fire Dept., 769 F. Supp. 40 (D.N.H. 1990).

When a private individual such as Field has been named as part of a civil rights conspiracy, the First Circuit has stated that "it is appropriate to require that the relationship or nature of cooperation between the state and a private individual be pled in some detail" in order to convert the actions of a private party to action "under color of state law." McGilliculad, supra, 746 F.2d at 77 (citations omitted).

The role of summary judgment is to "'pierce the pleadings and assess the proof in order to see whether there is a genuine need for trial.'" Mesnick v. General Elec. Co., 950 F.2d 816, 822 (1st Cir. 1991), cert. denied, \_\_\_\_ U.S. \_\_\_, \_\_\_ S. Ct. \_\_\_, 60 U.S.L.W. 3841 (June 15, 1992) (quoting Garside v. Osco Drug. Inc., 895 F.2d 46, 50 (1st Cir. 1990)). The burden is on the moving party to show that there is no genuine issue of material fact and that it is entitled to judgment as a matter of law. Rule 56(c), Fed. R. Civ. P. The court must view the entire record in the light most favorable to the nonmovant, "'indulging

all reasonable inferences in that party's favor. " Id. (quoting Griggs-Ryan v. Smith, 904 F.2d 112, 115 (1st Cir. 1990)). However, once the moving party has made a properly supported motion for summary judgment, the adverse party "must set forth specific facts showing that there is a genuine issue for trial." Anderson v. <u>Liberty Lobby</u>, <u>Inc.</u>, 477 U.S. 242, 250 (1986) (citing Rule 56(e), Fed. R. Civ. P.).

In support of the instant motion, defendant Field, via affidavit, states that, following complaints from neighbors concerning noise, threats, and other aspects of plaintiff's behavior, he told plaintiff to quit the premises, which plaintiff did in September 1984, one month after the request. Field states that he did not use the judicial process to aid him, nor was he instructed by any other defendant, past or present, to evict plaintiff.

In response to the motion, plaintiff states "THAT THE EVICTION WAS THE ACT, BY FIELD, BY AND FOR THE OTHER DEFENDANTS, HE BECAME AN INSTRUMENT OF THE DEPRIVATION WILLING, WANTONLY AND MALICIOUSLY . . . . " Plaintiff's Memorandum of Law attached to Objection to Defendant's Motion for Summary Judgment. Plaintiff also calls the affidavit "sheer fabrications" and demands that the "BURDEN [BE PLACED] ON THE DEFENDANTS TO OFFER 'PROOFS' IN A COURT OF LAW." Objection to Defendant's Motion for Summary Judgment.

The court finds that plaintiff's unsupported epithets do not enable him to meet his burden in response to defendant's adequately supported motion. In the absence of any evidence to controvert defendant's testimony, the court finds that there is no genuine issue of material fact with respect to defendant William Fields' involvement herein. In short, he was not "acting under color of state law." Thus, defendant Field's motion for summary judgment (document no. 35) must be and herewith is granted.

### 2. Plaintiff's Motion for Re-Instatement of Pleadings [regarding] Change of Venue/Transfer to Another District

It now appearing that plaintiff has complied with Rule 5; Fed. R. Civ. P., the "Motion for Re-Instatement of Pleadings" is herewith granted. That, however, has no effect on the utterly meritless nature of the venue-related motion.

Plaintiff moves pursuant to 28 U.S.C. § 1404, which provides in relevant part:

> (a) For the convenience of the parties and witnesses, in the interest of justice, a district court may transfer any civil action to any other district or division where it might have been brought.

Plaintiff seeks transfer "ENTIRELY OUT OF NEW ENGLAND TO THE U.S. DISTRICT COURTS OF EASTERN PENNSYLVANIA." Memorandum of Law in Support of Ex-Parte Motion for Change of Venue/Transfer at 1.

As grounds therefor, plaintiff alleges first, without details, that the orders of this court are "Incompetent, malpractic, and or Conspiring against him." Motion for Re-Instatement. He further alleges

that the State of New Hampshire has been shown much favored treatments by the 'Reagan and Bush Republican administrations' and in particular, the Cabinet position of former Governor Sununu and now appointed Supreme Court Judge David H. Souter. Plaintiff charges that the Bush (A defendant) has tampered with the decisions of the Federal Court Judges of New Hampshire and the appointment of these individuals named has created a 'hostile situation and matters of prejudice' against the same plaintiff herein. That plaintiff charges that all decisions made by the judges of the districts of New Hampshire and Rhode Island, have been totally out of the context of any constitutional laws, and have been of a nature of discrimination and conspiracy against him and his civil and human rights. That he declares that the actions to dismiss and or deny his pleadings, have been and are of a nature to deprive him of his rights to a trial by jury and against all defendants herein both civil actions.

PLAINTIFF THEREFORE RESPECTFULLY DEMANDS, THAT THE JUDGES ET AL, AND THE NEW HAM[P]—SHIRE U.S. DISTRICT COURT, RECUSE ITSELF VOLUNTARILY TO AVOID FURTHER CONFLICT OF INTERESTS IN THESE ACTIONS. AND IF DENIED PLAINTIFF SHALL SEEK OTHER LEGAL MEANS TO REMOVE THESE ACTIONS FROM THE NEW HAMPSHIRE 'ARENA', TAINTED ALREADY IN HIS KNOWLEDGES OF THE CONSTITUTIONAL LAWS OF AMERICA, BY ITS PRIOR DECISIONS IN THESE MATTERS.

The verbal histrionics lack any factual support, and fall far short of satisfying section 1404. See generally, Cianbro Corp. v. Curran-Lavoie. Inc., 814 F.2d 7, 11 (1st Cir. 1987); 15 C. Wright & A. Miller, Federal Practice and Procedure § 3847 (1986). Plaintiff's motion for change of venue/transfer (document no. 41) must be and herewith is denied.

SO ORDERED.

Chief Judge

TO

United States District Court

July 31, 1992

CC: John J. Staradumsky, pro se
Warren C. Nighswander, Esq.
Gordon A. Rehnborg, Jr., Esq.
Ovide M. Lamontagne, Esq.

The court notes, for example, that plaintiff has nowhere indicated whether this action is one that "could have been brought" in the Eastern District of Pennsylvania.





To :	SAC, BOSTON (197-211) (P)	Date	9/24/92
From :	SA (CONCORD RA/C-8)		
Subject:	JOHN J. STARADUMSKY v. RONALD REAGAN, ET AL; (U.S.D.C., DISTRICT OF NEW HAMPSHIRE) CIVIL ACTION NO. 90CV2000D		
9/14/9	Enclosed is one copy of the docket sheet.	eet ob	tained
sheet reque	On 9.4.91, FBIHQ, request regarding captioned case. In addition, sted a copy of the Magistrate Judge's order	Ms.l	
contac	Both of the above documents were obta- being faxed to her, she called and advis- cted Attorney and obtained the dated 6/12/91.	ed she	had

2-Boston (Attachment) EBG:bls/2-(2)

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LEAD

## U.S. District Court U. S. District Court of New Hampshire (Concord)

CIVIL DOCKET FOR CASE #: 90-CV-2000

Staradumsky v. West Warwick, et al Assigned to: Chief Judge Shane Devine

Demand: \$0,000

Lead Docket: None

Dkt# in Dist RI is 87cv0473T

Filed: 5/21/90

Jury demand: Plaintiff

Nature of Suit: 440

Jurisdiction: Federal Question

Cause: 42:1983 Civil Rights Act

JOHN J. STARADUMSKY plaintiff

John J. Staradumsky [NTC] [PRO SE] P. O. Box 316 Mapleville, RI 02839

V.

TOWN OF WEST WARWICK, RI defendant

Warren C. Nighswander, Esq. [COR LD NTC] Sulloway, Hollis & Soden PO Box 1256 Concord, NH 03302-1256 224-2341

WEST WARWICK, RI, POLICE DEPARTMENT defendant Warren C. Nighswander, Esq. (See above) [COR LD]

DANNY PETRARCA, Former Chief of Police, West Warwick, RI defendant Warren C. Nighswander, Esq. (See above)
[COR LD]

UNNAMED WEST WARWICK POLICE OFFICERS defendant

Warren C. Nighswander, Esq. (See above)
[COR LD]

WILLIAM FIELD defendant [term 07/31/92]

Gordon A. Rehnborg, Jr., Esq. [term 07/31/92]
[COR LD NTC]
Wiggin & Nourie
PO Box 808
Manchester, NH 03105
669-2211

	Proceedin 1:90cv200		ude all events. aradumsky v. West Warwick, et al LE	EAD
	5/21/90	,	CASE REFERRED to Judge Shane Devine from DISTRICT OF RHODE ISLAND (cmd) [Entry date 2/19/91]	2
	5/21/90	<b>6</b> 00 000	CASE TRANSFERRED from the District of Rhode Island due to recusal of Rhode Island judges (cmd) [Entry date 2/19/91]	l
	8/17/90	13	ORDER: Pla amended cmp DISMISSED; five remaining dfts are Town of W. Warwick, RI, W. Warwick P.D., W. Warwick former chief of police, unnamed W. Warwick police officers, William Field; other other dfts DISMISSED ( signed by Judg Shane Devine ) (cmd) [Entry date 2/19/91]	:
	9/6/90	14	NOTICE of attorney appearance for West Warwick, West Warwick PD, Danny Petrarca, West Warwick Offrs by Warren Onighswander (cmd) [Entry date 2/19/91]	2.
	12/7/90	17	MOTION by John J. Staradumsky, to Proceed in Forma Pauperis as to printing and mail costs (cmd) [Entry date 2/19/91]	
	12/7/90		Document #17 follows the referral number in Magistrate Judge Barry's Order of 2/19/91, though it is out of sequence chronologically (cmd) [Entry date 2/19/91]	
	12/26/90	15	NOTICE of attorney appearance for William Field by Gordon A. Rehnborg Jr. (cmd) [Entry date 2/19/91]	
	2/19/91	18	ORDER 'CASE CONSOLIDATED WITH C.88-2000-D; granting [17-1 motion to Proceed in Forma Pauperis as to printing and mai costs as outlined, set Amended Pleadings deadline to 3/22/91 for amended complaint, set Pretrial Conference for 11:00 4/19/91 at the USDC, Rhode Island, courtroom 110 only five dft from 90-2000-D shall appear ( signed by Magistrate Judge William H. Barry Jr. (cmd) [Edit date 2/26/91]	.1
	2/19/91	19	TRANSFERRED PLEADING - (formerly #3 in C.88-2000-D) MOTION by John J. Staradumsky, for Temporary Restraining Order and Protective Order with memorandum (cmd) [Entry date 2/26/91]	ſ
	2/19/91	20	TRANSFERRED PLEADING - (formerly #14 in C.88-2000-D) OBJECTION to [19-1] motion for Temporary Restraining Order and Protective Order by Federal Defendants (cmd) [Entry date 2/26/91]	•
•	2/19/91	21	TRANSFERRED PLEADING - (formerly #27 in C.88-2000-D) OBJECTION to [19-1] motion for Temporary Restraining Order and Protective Order by UPS (cmd) [Entry date 2/26/91]	•
	2/19/91	22	TRANSFERRED PLEADING - (formerly #35 in C.88-2000-D) MOTIO by John J. Staradumsky, to Stay in State Courts with memorandum (cmd) [Entry date 2/26/91]	N

Page 2

Proceedings 1:90cv2000	include all events. Staradumsky v. West Warwick, et al LEAD
2/19/91 23	TRANSFERRED PLEADING - (formerly #23 in C.88-2000-D) Petition by John J. Staradumsky, for Writ of Mandamus (cmd) [Entry date 2/26/91]
2/19/91 24	TRANSFERRED PLEADING - (formerly #41 in C.88-2000-D) OBJECTION by City of Providence to [22-1] motion to Stay in State Courts (cmd) [Entry date 2/26/91]
2/19/91	Consolidated Lead Case (cmd) [Entry date 2/26/91]
3/25/91 25	NOTICE OF APPEAL by John J. Staradumsky . File stamped copies to all parties with Appeal Information Sheet; certified copy of docket, copy of order/opinion/judgment, Appeal Information Sheet to CCA. (cmd) [Entry date 7/20/92] [Edit date 7/22/92]
4/3/91 26	MOTION by West Warwick, West Warwick PD, Danny Petrarca, West Warwick Offrs, to Dismiss with memorandum; (cmd) [Entry date 4/4/91] [Edit date 7/22/92]
4/11/91 27	RESPONSE (by non-part Almacs, Inc.) in opposition to [25-1] motion to Dismiss (cmd) [Entry date 7/20/92]
4/15/91 28	OBJECTION by John J. Staradumsky to [25-1] motion to Dismiss (cmd) [Entry date 6/14/91] [Edit date 7/22/92]
5/1/91 29	MOTION by John J. Staradumsky to Proceed in Forma Pauperis on appeal (cmd) [Entry date 7/20/92]
5/21/91 30	MOTION by John J. Staradumsky, for Order of Clarification Follow-up deadline 6/10/91 (jgb) [Edit date 7/22/92]
6/12/91 31	ORDER: magistrate judge's order of 2/19/91 affirmed in all respects; plaintiff's petition for leave to appeal [26-1] motion for Order of Clarification denied; all defendants except five named defendants in lead case are dismissed; granting [25-1] motion to Dismiss; denying [22-1] motion to Stay in State Courts denying [19-1] motion for Temporary Restraining Order and Protective Order; only violations of 28 U.S.C. Section 1983 remain viable in this action ( signed by Judge Shane Devine ) (cmd) [Entry date 6/14/91] [Edit date 7/22/92]
6/17/91 32	NOTICE of attorney appearance for dismissed party, Rhode Island Bar Association (C.88-2000-D) by Seth E. Bowerman, Esq. (cmd) [Entry date 7/24/91] [Edit date 7/22/92]
7/9/91	Deadline set for case review re appeal; set Miscellaneous deadline for 9/2/91 (cmd)
8/8/91 33	NOTICE of attorney appearance by Ovide Lamontagne re Catholic Church (notice only) (cmd) [Entry date 8/9/91] [Edit date 7/22/92]

(2)Boston (Enc. 1) EBG:blsb() (2)



<b>Co</b> :	SAC, BOSTON	(197-211)	(P)	Dat	· 11/17/92
From :	SA		(CONCORD RA)	(C-8)	
	JOHN J. STAF V. RONALD RE U.S. DISTRIC DISTRICT OF CIVIL ACTION	EAGAN; ET A T COURT, NEW HAMPSI	HIRE,		
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due at BARRY,	Mrs. a pre-trial Concord, Ne	. conferenc w Hampshir	further advice before U.S.	sed that Magistra	the subject is te WILLIAM H. 7/92.
troupT	On 11/17/ t show up fo e. The pre- as set.	92, Mrs. r his pre- trial conf	trial connffe Serence was co	advised rence due ntinued,	that subject to car no specific
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<u>B</u>	OSTON DIVISI	ON:			
	AT CONCOR	D, NEW HAM	PSHIRE:		
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#### U.S. District Court U. S. District Court of New Hampshire (Concord)

CIVIL DOCKET FOR CASE #: 90-CV-2000

Staradumsky v. West Warwick, et al Assigned to: Judge Paul J. Barbadoro Demand: \$0,000

Jury demand: Plaintiff Nature of Suit: 440

Lead Docket: None

Jurisdiction: Federal Question

Filed: 5/21/90

Dkt# in Dist RI is 87cv0473T

Cause: 42:1983 Civil Rights Act

JOHN J. STARADUMSKY

plaintiff

John J. Staradumsky [NTC] [PRO SE]

PO Box 316

Mapleville, RI 02839

v.

TOWN OF WEST WARWICK, RI defendant

Peter A. Meyer, Esq. [COR LD NTC] Sulloway, Hollis & Soden PO Box 1256 Concord, NH 03302-1256

224-2341

Warren C. Nighswander, Esq. [term 09/11/92] [COR LD NTC] Sulloway, Hollis & Soden PO Box 1256 Concord, NH 03302-1256 224-2341

WEST WARWICK, RI, POLICE DEPARTMENT defendant

Peter A. Meyer, Esq. (See above) [COR LD NTC]

Warren C. Nighswander, Esq. [term 09/11/92] (See above) [COR LD]

DANNY PETRARCA, Former Chief of Police, West Warwick, RI defendant

Peter A. Meyer, Esq. (See above) [COR LD NTC]

Warren C. Nighswander, Esq. [term 09/11/92] (See above) [COR LD]

Proceedings include all events. 1:90cv2000 Staradumsky v. West Warwick, et al

UNNAMED WEST WARWICK POLICE OFFICERS defendant

Peter A. Meyer, Esq. (See above) [COR LD NTC]

Warren C. Nighswander, Esq. [term 09/11/92] (See above) [COR LD]

WILLIAM FIELD defendant [term 07/31/92]

Gordon A. Rehnborg, Jr., Esq. [term 07/31/92] [COR LD NTC] Wiggin & Nourie PO Box 808 Manchester, NH 03105 669-2211

Proceedin 1:90cv200		ude all events. aradumsky v. West Warwick, et al
5/21/90		CASE REFERRED to Judge Shane Devine from DISTRICT OF RHODE ISLAND (cmd) [Entry date 2/19/91]
5/21/90		CASE TRANSFERRED from the District of Rhode Island due to recusal of Rhode Island judges (cmd) [Entry date 2/19/91]
8/17/90	13	ORDER: Pla amended cmp DISMISSED; five remaining dfts are Town of W. Warwick, RI, W. Warwick P.D., W. Warwick former chief of police, unnamed W. Warwick police officers, William Field; other other dfts DISMISSED ( signed by Judge Shane Devine ) (cmd) [Entry date 2/19/91]
9/6/90	14	NOTICE of attorney appearance for West Warwick, West Warwick PD, Danny Petrarca, West Warwick Offrs by Warren C. Nighswander (cmd) [Entry date 2/19/91]
12/7/90	17 ·	MOTION by John J. Staradumsky, to Proceed in Forma Pauperis as to printing and mail costs (cmd) [Entry date 2/19/91]
12/7/90		Document #17 follows the referral number in Magistrate Judge Barry's Order of 2/19/91, though it is out of sequence chronologically (cmd) [Entry date 2/19/91]
12/26/90	15	NOTICE of attorney appearance for William Field by Gordon A. Rehnborg Jr. (cmd) [Entry date 2/19/91]
2/19/91	18	ORDER CASE CONSOLIDATED WITH C.88-2000-D; granting [17-1] motion to Proceed in Forma Pauperis as to printing and mail costs as outlined, set Amended Pleadings deadline to 3/22/91 for amended complaint, set Pretrial Conference for 11:00 4/19/91 at the USDC, Rhode Island, courtroom 110; only five dft from 90-2000-D shall appear ( signed by Magistrate Judge William H. Barry Jr. (cmd) [Edit date 2/26/91]
2/19/91	19	TRANSFERRED PLEADING - (formerly #3 in C.88-2000-D) MOTION by John J. Staradumsky, for Temporary Restraining Order and Protective Order with memorandum (cmd) [Entry date 2/26/91]
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2/19/91 2	24	TRANSFERRED PLEADING - (formerly #41 in C.88-2000-D) OBJECTION by City of Providence to [22-1] motion to Stay in State Courts (cmd) [Entry date 2/26/91]
2/19/91 -		Consolidated Lead Case (cmd) [Entry date 2/26/91]
3/25/91 2	25	NOTICE OF APPEAL by John J. Staradumsky . File stamped copies to all parties with Appeal Information Sheet; certified copy of docket, copy of order/opinion/judgment, Appeal Information Sheet to CCA. (cmd) [Entry date 7/20/92] [Edit date 7/22/92]
4/3/91 2	26	MOTION by West Warwick, West Warwick PD, Danny Petrarca, West Warwick Offrs, to Dismiss with memorandum; (cmd) [Entry date 4/4/91] [Edit date 7/22/92]
4/11/91 2	27	RESPONSE (by non-part Almacs, Inc.) in opposition to [25-1] motion to Dismiss (cmd) [Entry date 7/20/92]
4/15/91 2	28	OBJECTION by John J. Staradumsky to [25-1] motion to Dismiss (cmd) [Entry date 6/14/91] [Edit date 7/22/92]
5/1/91 2	29	MOTION by John J. Staradumsky to Proceed in Forma Pauperis on appeal (cmd) [Entry date 7/20/92]
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6/12/91 3	31	ORDER: magistrate judge's order of 2/19/91 affirmed in all respects; plaintiff's petition for leave to appeal [26-1] motion for Order of Clarification denied; all defendants except five named defendants in lead case are dismissed; granting [25-1] motion to Dismiss; denying [22-1] motion to Stay in State Courts denying [19-1] motion for Temporary Restraining Order and Protective Order; only violations of 28 U.S.C. Section 1983 remain viable in this action ( signed by Judge Shane Devine ) (cmd) [Entry date 6/14/91] [Edit date 7/22/92]
6/17/91 3	32	NOTICE of attorney appearance for dismissed party, Rhode Island Bar Association (C.88-2000-D) by Seth E. Bowerman, Esq. (cmd) [Entry date 7/24/91] [Edit date 7/22/92]
7/9/91 -		Deadline set for case review re appeal; set Miscellaneous deadline for 9/2/91 (cmd)
8/8/91 3	33	NOTICE of attorney appearance by Ovide Lamontagne re Catholic Church (notice only) (cmd) [Entry date 8/9/91] [Edit date 7/22/92]

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	9/30/91	37	MANDATE OF CCA Re: [31-1] appeal by John J. Staradumsky; captioned appeal is dismissed for failure to prosecute. (cmd) [Entry date 7/22/92]
	10/10/91	38	MOTION by John J. Staradumsky for Leave to File late objection to motion for summary judgment (cmd) [Entry date 7/22/92]
	10/17/91	39	OBJECTION by William Field to [38-1] motion for Leave to File late objection to motion for summary judgment (cmd) [Entry date 7/22/92]
	11/6/91	40	NOTICE of attorney appearance by Rhode Island Bar Assn - non party (cmd) [Entry date 7/22/92]
	1/6/92	41	MOTION by John J. Staradumsky for Leave to File/reinstate pleadings change of venue/transfer (cmd) [Entry date 7/22/92]
	1/13/92	42	OBJECTION by William Field to motion for change of venue/transfer to another district (leave to file motion not yet granted by court) (cmd) [Entry date 7/22/92]
	1/17/92	43	OBJECTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick to motion to change venue/transfer to another district (motion for leave to file not yet granted for the above motion) (cmd) [Entry date 7/22/92]
	7/29/92		RULE 11 ORDER granting [38-1] motion for Leave to File late objection to motion for summary judgment (cmd)
	7/29/92	44	OBJECTION by John J. Staradumsky to [35-1] motion for Summary Judgment with memorandum (cmd)
	7/29/92		ENDORSED ORDER mooting [34-1] motion for Judgment on the Pleadings as order of SD dated 6/12/91 and opinion and order of CCA of 9/12/91 and 9/30/92 uphold dismissal of all defendants except those outlined in 6/12/91 order ( signed by Clerk James R. Starr ) (cmd) [Entry date 7/30/92]

	nclude all events. Staradumsky v. West Warwick, et al
7/30/92	File to SD for ruling on summary judgment motion and motion for change of venue/transfer (cmd)
7/31/92 45	ORDER granting [41-1] motion for Leave to File/reinstate pleadings change of venue/transfer and denying said motion; granting [35-1] motion for Summary Judgment; mooting [29-1] motion to Proceed in Forma Pauperis on appeal as appeal was dismissed ( signed by Chief Judge Shane Devine ) (cmd) [Entry date 8/3/92]
7/31/92 46	MOTION by John J. Staradumsky to Transfer Case, or to Change Venue (allowed and denied by order of 7/31/92/#45) (cmd) [Entry date 8/3/92]
8/11/92	FURTHER PRETRIAL CONFERENCE set at 11:00 9/2/92 before Magistrate Judge William H. Barry Jr. (dae)
9/2/92 47	MOTION by John J. Staradumsky to Continue Pretrial Conference set for 9/2/92 with assent (jar)
9/2/92 48	ORDER granting [47-1] motion to Continue Pretrial Conference set for 9/2/92 ( signed by Magistrate Judge William H. Barry Jr. ) (jar) [Entry date 9/3/92]
9/3/92	CASE NO LONGER REFERRED TO William H. Barry, Jr. (cmd)
9/3/92	FURTHER PRETRIAL CONFERENCE set at 11:00 11/17/92 before Magistrate Judge William H. Barry Jr. (dae)
9/11/92 49	NOTICE of attorney appearance (substitution) for West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick by Peter A. Meyer (in place of W. Nighswander) (prk) [Entry date 9/14/92]
11/11/92	CASE reassigned to Judge Paul J. Barbadoro . Reassignment of caseload due to appointment of new judges. (dcap)

Pertus Conference
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## Memorandum







AC, BOSTON (197-2)			
(42)	11) (P)	Date	1/27/93
A	(CONCORD RA	a) (C-4)	
. RONALD REAGAN; I .S. DISTRICT COURT ISTRICT OF NEW HAN	ET AL; I, MPSHIRE,		
Re memo of SA		dated 11/1	7/92.
strict Court Cler	k's Office, Cor	cord, New Ham	pshire.
ginally scheduled Magistrate WILLIAM nce, a preliminary sitive, not a dead was set for 7/1/ There was also ce and this motion	for 11/17/92, M H. BARRY, JR. Y order was iss Miline, on 7/1/9 /93, and a pre- a motion for  n was granted o	was held on 1 As a result ued on 12/30/ 3. A discove trial deadlin n 1/14/93.	2/22/92, of that 92, which set ry deadline, e was set for to appear Pro
meet; nowever, th	ie above inform	ation came di	rectly from
STON DIVISION:			
AT CONCORD, NEW	HAMPSHIRE:		
Will follow and	report informa	tion concerni	ng captioned
10-		SEARCHED SERIAL VERT	11-46 1100889
	OHN J. STARADUMSK. RONALD REAGAN; S. DISTRICT COURSISTRICT OF NEW HARD IN THE STAR IN THE	CHN J. STARADUMSKY RONALD REAGAN; ET AL; S. DISTRICT COURT, ISTRICT OF NEW HAMPSHIRE, IVIL ACTION NO. 90-CV-2000D  Re memo of SA  On 1/27/93, Miss strict Court Clerk's Office, Consof the following information constitution of the following information constitution in the strict court clerk's Office, Consof the following information constitution advised that a present of the following information constitution and present in the strict court of the following information of the following information was set for 7/1/93, and a present of the following information was granted of the following information was gr	CHN J. STARADUMSKY RONALD REAGAN; ET AL; S. DISTRICT COURT, ISTRICT OF NEW HAMPSHIRE, IVIL ACTION NO. 90-CV-2000D  Re memo of SA  On 1/27/93, Miss Strict Court Clerk s Office, Concord, New Ham of the following information concerning capt  Miss  advised that a pre-trial confeginally scheduled for 11/17/92, was held on 1 Magistrate WILLIAM H. BARRY, JR. As a result ace, a preliminary order was issued on 12/30/18 sitive, not a deadline, on 7/1/93. A discove was set for 7/1/93, and a pre-trial deadling. There was also a motion for the earn this motion was granted on 1/14/93.  Miss  advised that the computer is dead time and, therefore, was unable to provide a sheet; however, the above information came distance the sheet and not other information of a pertuable.  STON DIVISION:

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		Date 7/9/93	4/1/93
TO :	DIRECTOR, FBI (ATTN: LEG	AL COUNSEL DIVISION)	alla3
FROM :	SAC, SAC, BOSTON (197-2	11) (P) (CONCORD RA/C-4	1 / 154
SUBJECT :	JOHN J. STARADUMSKY V. I	RONALD REAGAN;	7/16/93
	U.S. DISTRICT COURT, DISTRICT OF NEW HAMPSHIR CIVIL ACTION NUMBER 90-6		Sma
Sheet obtain	Enclosed for the Bureau ined on 7/9/93.		ket
provided a	On 7/9/93, Mrs. Lourt, Clerk's Office, Cor copy of the Docket Sheet ich is enclosed.	U.S. ncord, New Hampshire, t concerning captioned	
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Approved:	Transmitted (Nu	mber) (Time) Per	
	*	197-211-48	,

#### U.S. District Court U. S. District Court of New Hampshire (Concord)

CIVIL DOCKET FOR CASE #: 90-CV-2000

Staradumsky v. West Warwick, et al Assigned to: Judge Paul J. Barbadoro

Demand: \$0,000

Lead Docket: None

Dkt # in Dist RI : is 87cv0473T

Cause: 42:1983 Civil Rights Act

JOHN J. STARADUMSKY

plaintiff

John J. Staradumsky

[NTC] [PRO SE]

PO Box 316

Mapleville, RI 02839

v.

TOWN OF WEST WARWICK, RI

defendant

Peter A. Meyer, Esq.

[COR LD NTC]

Warren C. Nighswander, Esq.

Filed: 05/21/90

Jury demand: Plaintiff

Jurisdiction: Federal Question

Nature of Suit: 440

[term 09/11/92]

[COR LD NTC]

Sulloway & Hollis

PO Box 1256

Concord, NH 03302-1256

224-2341

WEST WARWICK, RI, POLICE

DEPARTMENT

defendant

Peter A. Meyer, Esq.

(See above)

[COR LD NTC]

Warren C. Nighswander, Esq.

[term 09/11/92]

(See above)

[COR LD]

DANNY PETRARCA, Former Chief of Police, West Warwick, RI

defendant

Peter A. Meyer, Esq.

(See above)

[COR LD NTC]

Warren C. Nighswander, Esq.

[term 09/11/92]

(See above)

[COR LD]

UNNAMED WEST WARWICK POLICE

to a summer a man and

OFFICERS

defendant

Peter A. Meyer, Esq.

(See above)

[COR LD NTC]

Warren C. Nighswander, Esq.

[term 09/11/92]

(See above)

[COR LD]

Docket as of July 9, 1993 11:25 am

Page 1

Proceedings include all events. 1:90cv2000 Staradumsky v. West Warwick, et al

WILLIAM FIELD defendant [term 07/31/92]

Gordon A. Rehnborg, Jr., Esq. [term 07/31/92]
[COR LD NTC]
Wiggin & Nourie
PO Box 808
Manchester, NH 03105
669-2211

RHODE ISLAND BAR ASSOCIATION defendant

Brian T. McDonough, Esq.
[COR LD NTC]
Yakovakis, McDonough & Lindh,
P.A.
67 Central Street
Manchester, NH 03101
623-9700

Seth Bowerman
[COR LD NTC]
Hanson, Curran, Parks and
Whitman
146 Westminster Street
Providence, RI 02903-2218
(401) 421-2154

Proceedin 1:90cv200		ude all events. aradumsky v. West Warwick, et al
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4/3/91	26	MOTION by West Warwick, West Warwick PD, Danny Petrarca, West Warwick Offrs, to Dismiss with memorandum; (cmd) [Entry date 04/04/91] [Edit date 07/22/92]
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7/31/92 46	MOTION by John J. Staradumsky to Transfer Case, or to Change Venue (allowed and denied by order of 7/31/92/#45) (cmd) [Entry date 08/03/92]
8/11/92	FURTHER PRETRIAL CONFERENCE set at 11:00 9/2/92 before Magistrate Judge William H. Barry Jr. (dae)
9/2/92 47	MOTION by John J. Staradumsky to Continue Pretrial Conference set for 9/2/92 with assent (jar)
9/2/92 48	ORDER granting [47-1] motion to Continue Pretrial Conference set for 9/2/92 ( signed by Magistrate Judge William H. Barry Jr. ) (jar) [Entry date 09/03/92]
9/3/92	CASE NO LONGER REFERRED TO William H. Barry, Jr. (cmd)
9/3/92	FURTHER PRETRIAL CONFERENCE set at 11:00 11/17/92 before Magistrate Judge William H. Barry Jr. (dae)
9/11/92 49	NOTICE of attorney appearance (substitution) for West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick by Peter A. Meyer (in place of W. Nighswander) (prk) [Entry date 09/14/92]
11/11/92	CASE reassigned to Judge Paul J. Barbadoro . Reassignment of caseload due to appointment of new judges. (dcap)
11/18/92	PRETRIAL CONFERENCE resetting/continuing to 9:00 12/22/92 before Magistrate Judge William H. Barry Jr. (dae)
12/22/92	FURTHER PRETRIAL CONFERENCE held before Magistrate Judge William H. Barry Jr. Taped S-647: 0-178. Pltf pro se; Peter Meyer and Ovide Lamontagne, Esqs. (dae) [Entry date 01/04/93] [Edit date 01/06/93]
12/23/92 50	MOTION by RI Bar Association for Seth Bowerman to Appear Pro Hac Vice; Objection to Motion Deadline 1/12/93 (jar) [Entry date 01/07/93]
12/30/92 51	PRETRIAL order filed, set dispositive Motion Filing deadline 7/1/93, set Discovery deadline to 7/1/93, set Pretrial deadline for 7/15/93 ( signed by Magistrate Judge William H. Barry Jr. ) (jar) [Entry date 01/07/93]

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Proceedings 1:90cv2000	include all events. Staradumsky v. West Warwick, et al
1/14/93	RULE 11 ORDER granting [50-1] motion for Seth Bowerman to Appear Pro Hac Vice (jar)
2/24/93 52	Disclosure of experts by plaintiff John J. Staradumsky (jar) [Entry date 02/25/93]
3/12/93 53	Order Pleading Refused: RI Bar Assoc's motion for entry of final judgment; no certificate of service; no concurrence ( signed by Judge Paul J. Barbadoro ) (jar)
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4/19/93 55	MOTION by RI Bar Association for Entry of Final Judgmemt w/partial assent with memorandum; Objection to Motion Deadline 5/10/93 (jar) [Entry date 04/21/93]
5/6/93 56	OBJECTION by John J. Staradumsky to [55-1] motion for Entry of Final Judgmemt w/partial assent (jar)
5/10/93 57	MOTION by West Warwick Offrs, Danny Petrarca, West Warwick PD to Compel Answers to Interrogatories; Objection to Motion Deadline 5/31/93 (jar)
5/24/93 58	MOTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI to Extend Time for Discovery to 8/16/93; PTI: 8/31/93 w/assent (jar) [Entry date 06/02/93]
6/2/93	RULE 11 ORDER granting [58-1] motion to Extend Time for Discovery to 8/16/93; PTI: 8/31/93 w/assent, reset Discovery deadline to 8/16/93, reset Pretrial material deadline for 8/31/93 (jar)
6/8/93	Motion(s) referred: [57-1] motion to Compel Answers to Interrogatories referred to Magistrate Judge William H. Barry Jr. (jar)
6/9/93 59	ORDER granting [57-1] motion to Compel Answers to Interrogatories ( signed by Magistrate Judge William H. Barry Jr. ) (jar) [Entry date 06/10/93]

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FROM :	SAC, BOSTON (197-211)	(P) (CONCORD RA/C-4)	
SUBJECT :	JOHN J. STARADUMSKY vs. ET AL; U.S. DISTRICT COURT, DISTRICT OF NEW HAMPSHID CIVIL ACTION NUMBER 90-6	RE,	
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## U.S. District Court U. S. District Court of New Hampshire (Concord)

CIVIL DOCKET FOR CASE #: 90-CV-2000

Staradumsky v. West Warwick, et al Assigned to: Judge Paul J. Barbadoro Demand: \$0,000

Lead Docket: None

Dkt # in Dist RI : is 87cv0473T

Filed: 05/21/90 Jury demand: Plaintiff

Nature of Suit: 440

Jurisdiction: Federal Question

Cause: 42:1983 Civil Rights Act

JOHN J. STARADUMSKY plaintiff

John J. Staradumsky [NTC] [PRO SE] PO Box 316 Mapleville, RI 02839

v.

TOWN OF WEST WARWICK, RI defendant

Peter A. Meyer, Esq.
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
[COR LD NTC]
Sulloway & Hollis
PO Box 1256
Concord, NH 03302-1256
224-2341

WEST WARWICK, RI, POLICE DEPARTMENT defendant

Peter A. Meyer, Esq.
(See above)
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
(See above)
[COR LD]

DANNY PETRARCA, Former Chief of Police, West Warwick, RI defendant

Peter A. Meyer, Esq.
(See above)
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
(See above)
[COR LD]

UNNAMED WEST WARWICK POLICE OFFICERS defendant

Peter A. Meyer, Esq.
(See above)
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
(See above)
[COR LD]

Docket as of November 10, 1993 3:35 pm

Page 1

Proceedings include all events. 1:90cv2000 Staradumsky v. West Warwick, et al

WILLIAM FIELD defendant [term 07/31/92]

Gordon A. Rehnborg, Jr., Esq. [term 07/31/92]
[COR LD NTC]
Wiggin & Nourie
PO Box 808
Manchester, NH 03105
669-2211

RHODE ISLAND BAR ASSOCIATION defendant

Brian T. McDonough, Esq.
[COR LD NTC]
Yakovakis, McDonough & Lindh,
P.A.
67 Central Street
Manchester, NH 03101
623-9700

Seth Bowerman [COR LD NTC] Hanson, Curran, Parks and Whitman 146 Westminster Street Providence, RI 02903-2218 (401) 421-2154

Proceedi 1:90cv20		ude all events. aradumsky v. West Warwick, et al
5/21/90		CASE REFERRED to Judge Shane Devine from DISTRICT OF RHODE ISLAND (cmd) [Entry date 02/19/91]
5/21/90		CASE TRANSFERRED from the District of Rhode Island due to recusal of Rhode Island judges (cmd) [Entry date 02/19/91]
8/17/90	13	ORDER: Pla amended cmp DISMISSED; five remaining dfts are Town of W. Warwick, RI, W. Warwick P.D., W. Warwick former chief of police, unnamed W. Warwick police officers, William Field; other other dfts DISMISSED ( signed by Judge Shane Devine ) (cmd) [Entry date 02/19/91]
9/6/90	14	NOTICE of attorney appearance for West Warwick, West Warwick PD, Danny Petrarca, West Warwick Offrs by Warren C. Nighswander (cmd) [Entry date 02/19/91]
12/7/90	17	MOTION by John J. Staradumsky, to Proceed in Forma Pauperis as to printing and mail costs (cmd) [Entry date 02/19/91]
12/7/90		Document #17 follows the referral number in Magistrate Judge Barry's Order of 2/19/91, though it is out of sequence chronologically (cmd) [Entry date 02/19/91]
12/26/90	15	NOTICE of attorney appearance for William Field by Gordon A. Rehnborg Jr. (cmd) [Entry date 02/19/91]
2/19/91	18	ORDER CASE CONSOLIDATED WITH C.88-2000-D; granting [17-1] motion to Proceed in Forma Pauperis as to printing and mail costs as outlined, set Amended Pleadings deadline to 3/22/91 for amended complaint, set Pretrial Conference for 11:00 4/19/91 at the USDC, Rhode Island, courtroom 110; only five dft from 90-2000-D shall appear ( signed by Magistrate Judge William H. Barry Jr. (cmd) [Edit date 02/26/91]
2/19/91	19	TRANSFERRED PLEADING - (formerly #3 in C.88-2000-D) MOTION by John J. Staradumsky, for Temporary Restraining Order and Protective Order with memorandum (cmd) [Entry date 02/26/91]
2/19/91	20	TRANSFERRED PLEADING - (formerly #14 in C.88-2000-D) OBJECTION to [19-1] motion for Temporary Restraining Order and Protective Order by Federal Defendants (cmd) [Entry date 02/26/91]
2/19/91	21	TRANSFERRED PLEADING - (formerly #27 in C.88-2000-D) OBJECTION to [19-1] motion for Temporary Restraining Order and Protective Order by UPS (cmd) [Entry date 02/26/91]
2/19/91	22	TRANSFERRED PLEADING - (formerly #35 in C.88-2000-D) MOTION by John J. Staradumsky, to Stay in State Courts with memorandum (cmd) [Entry date 02/26/91]

Proceedi 1:90cv20	ings inc	lude all events. Staradumsky v. West Warwick, et al
2/19/91	23	TRANSFERRED PLEADING - (formerly #23 in C.88-2000-D) Petition by John J. Staradumsky, for Writ of Mandamus (cmd) [Entry date 02/26/91]
2/19/91	24	TRANSFERRED PLEADING - (formerly #41 in C.88-2000-D) OBJECTION by City of Providence to [22-1] motion to Stay in State Courts (cmd) [Entry date 02/26/91]
2/19/91		Consolidated Lead Case (cmd) [Entry date 02/26/91]
3/25/91	25	NOTICE OF APPEAL by John J. Staradumsky . File stamped copies to all parties with Appeal Information Sheet; certified copy of docket, copy of order/opinion/judgment, Appeal Information Sheet to CCA. (cmd) [Entry date 07/20/92] [Edit date 07/22/92]
4/3/91	26	MOTION by West Warwick, West Warwick PD, Danny Petrarca, West Warwick Offrs, to Dismiss with memorandum; (cmd) [Entry date 04/04/91] [Edit date 07/22/92]
4/11/91	27	RESPONSE (by non-part Almacs, Inc.) in opposition to [25-1] motion to Dismiss (cmd) [Entry date 07/20/92]
4/15/91	28	OBJECTION by John J. Staradumsky to [25-1] motion to Dismiss (cmd) [Entry date 06/14/91] [Edit date 07/22/92]
5/1/91	29	MOTION by John J. Staradumsky to Proceed in Forma Pauperis on appeal (cmd) [Entry date 07/20/92]
5/21/91	30	MOTION by John J. Staradumsky, for Order of Clarification Follow-up deadline 6/10/91 (jgb) [Edit date 07/22/92]
6/12/91	31	ORDER: magistrate judge's order of 2/19/91 affirmed in all respects; plaintiff's petition for leave to appeal [26-1] motion for Order of Clarification denied; all defendants except five named defendants in lead case are dismissed; granting [25-1] motion to Dismiss; denying [22-1] motion to Stay in State Courts denying [19-1] motion for Temporary Restraining Order and Protective Order; only violations of 28 U.S.C. Section 1983 remain viable in this action ( signed by Judge Shane Devine ) (cmd) [Entry date 06/14/91] [Edit date 07/22/92]
6/17/91	32	NOTICE of attorney appearance for dismissed party, Rhode Island Bar Association (C.88-2000-D) by Seth E. Bowerman, Esq. (cmd) [Entry date 07/24/91] [Edit date 07/22/92]
7/9/91		Deadline set for case review re appeal; set Miscellaneous deadline for 9/2/91 (cmd)
8/8/91	33	NOTICE of attorney appearance by Ovide Lamontagne re Catholic Church (notice only) (cmd) [Entry date 08/09/91] [Edit date 07/22/92]

Proceedi 1:90cv20	ngs inc	lude all events. taradumsky v. West Warwick, et al
8/21/91	34	MOTION by non-parties K-Mart, et al for Judgment on the Pleadings with memorandum (cmd) [Entry date 07/22/92]
9/11/91	35	MOTION by William Field for Summary Judgment with memorandum (cmd) [Entry date 07/22/92]
9/12/91	36	OPINION of CCA Re: [31-1] appeal by John J. Staradumsky, court has no jurisdiction over interlocutory appeal; appeal has since been dismissed for lack of jurisdiction; motion is moot; petition for mandamus (filed directly w/CCA) denied as moot. (cmd) [Entry date 07/22/92]
9/30/91	37	MANDATE OF CCA Re: [31-1] appeal by John J. Staradumsky; captioned appeal is dismissed for failure to prosecute. (cmd) [Entry date 07/22/92]
10/10/91	38	MOTION by John J. Staradumsky for Leave to File late objection to motion for summary judgment (cmd) [Entry date 07/22/92]
10/17/91	39	OBJECTION by William Field to [38-1] motion for Leave to File late objection to motion for summary judgment (cmd) [Entry date 07/22/92]
11/6/91	40	NOTICE of attorney appearance by Rhode Island Bar Assn - non party (cmd) [Entry date 07/22/92]
1/6/92	41	MOTION by John J. Staradumsky for Leave to File/reinstate pleadings change of venue/transfer (cmd) [Entry date 07/22/92]
1/13/92	42	OBJECTION by William Field to motion for change of venue/transfer to another district (leave to file motion not yet granted by court) (cmd) [Entry date 07/22/92]
1/17/92	43	OBJECTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick to motion to change venue/transfer to another district (motion for leave to file not yet granted for the above motion) (cmd) [Entry date 07/22/92]
7/29/92		RULE 11 ORDER granting [38-1] motion for Leave to File late objection to motion for summary judgment (cmd)
7/29/92	44	OBJECTION by John J. Staradumsky to [35-1] motion for Summary Judgment with memorandum (cmd)
7/29/92		ENDORSED ORDER mooting [34-1] motion for Judgment on the Pleadings as order of SD dated 6/12/91 and opinion and order of CCA of 9/12/91 and 9/30/92 uphold dismissal of all defendants except those outlined in 6/12/91 order ( signed by Clerk James R. Starr ) (cmd) [Entry date 07/30/92]

Proceedi 1:90cv20	ngs inc] 00 St	lude all events. Caradumsky v. West Warwick, et al
7/30/92		File to SD for ruling on summary judgment motion and motion for change of venue/transfer (cmd)
7/31/92	45	ORDER granting [41-1] motion for Leave to File/reinstate pleadings change of venue/transfer and denying said motion; granting [35-1] motion for Summary Judgment; mooting [29-1] motion to Proceed in Forma Pauperis on appeal as appeal was dismissed ( signed by Chief Judge Shane Devine ) (cmd) [Entry date 08/03/92]
7/31/92	46	MOTION by John J. Staradumsky to Transfer Case, or to Change Venue (allowed and denied by order of 7/31/92/#45) (cmd) [Entry date 08/03/92]
8/11/92		FURTHER PRETRIAL CONFERENCE set at 11:00 9/2/92 before Magistrate Judge William H. Barry Jr. (dae)
9/2/92	47	MOTION by John J. Staradumsky to Continue Pretrial Conference set for 9/2/92 with assent (jar)
9/2/92	48	ORDER granting [47-1] motion to Continue Pretrial Conference set for 9/2/92 ( signed by Magistrate Judge William H. Barry Jr. ) (jar) [Entry date 09/03/92]
9/3/92	****	CASE NO LONGER REFERRED TO William H. Barry, Jr. (cmd)
9/3/92		FURTHER PRETRIAL CONFERENCE set at 11:00 11/17/92 before Magistrate Judge William H. Barry Jr. (dae)
9/11/92	49	NOTICE of attorney appearance (substitution) for West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick by Peter A. Meyer (in place of W. Nighswander) (prk) [Entry date 09/14/92]
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12/30/92	51	PRETRIAL order filed, set dispositive Motion Filing deadline 7/1/93, set Discovery deadline to 7/1/93, set Pretrial deadline for 7/15/93 ( signed by Magistrate Judge William H. Barry Jr. ) (jar) [Entry date 01/07/93]

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Proceedi 1:90cv20	ngs inc 000 St	lude all events. taradumsky v. West Warwick, et al
1/14/93		RULE 11 ORDER granting [50-1] motion for Seth Bowerman to Appear Pro Hac Vice (jar)
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5/10/93	57	MOTION by West Warwick Offrs, Danny Petrarca, West Warwick PD to Compel Answers to Interrogatories; Objection to Motion Deadline 5/31/93 (jar)
5/24/93	58	MOTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI to Extend Time for Discovery to 8/16/93; PTI: 8/31/93 w/assent (jar) [Entry date 06/02/93]
6/2/93		RULE 11 ORDER granting [58-1] motion to Extend Time for Discovery to 8/16/93; PTI: 8/31/93 w/assent, reset Discovery deadline to 8/16/93, reset Pretrial material deadline for 8/31/93 (jar)
6/8/93	<b></b> .	Motion(s) referred: [57-1] motion to Compel Answers to Interrogatories referred to Magistrate Judge William H. Barry Jr. (jar)
6/9/93	59	ORDER granting [57-1] motion to Compel Answers to Interrogatories ( signed by Magistrate Judge William H. Barry Jr. ) (jar) [Entry date 06/10/93]
8/31/93	60	PRETRIAL MATERIAL filed by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI . (jar) [Entry date 09/01/93]
8/31/93	61	MOTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI for Summary Judgment with memorandum; Objection to Motion Deadline 9/20/93 (jar) [Entry date 09/01/93]

Proceedings 1:90cv2000		include all events. Staradumsky v. West Warwick, et al
9/16/93	62	MOTION by John J. Staradumsky to Compel Defendants to Produce Documents referred to in their motion for summary judgment with memorandum; Objection to Motion Deadline 10/6/93 (jar) [Entry date 09/20/93]
9/16/93	63	OBJECTION by John J. Staradumsky to [61-1] motion for Summary Judgment (jar) [Entry date 09/20/93]
9/22/93	64	OBJECTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI to [62-1] motion to Compel Defendants to Produce Documents referred to in their motion for summary judgment (jar)
9/22/93		Motion(s) referred: [62-1] motion to Compel Defendants to Produce Documents referred to in their motion for summary judgment referred to Magistrate Judge William H. Barry Jr. (jar)
9/23/93	65	ORDER denying [62-1] motion to Compel Defendants to Produce Documents referred to in their motion for summary judgment as to No.s 1 & 3; moot as to No.2. ( signed by Magistrate Judge William H. Barry Jr. (prk) [Entry date 10/01/93]
9/29/93	66	MOTION by John J. Staradumsky for Leave to File Pretrial statement "out of time/if out of time" with pretrial statement attached; Objection to Motion Deadline 10/19/93 (mm) [Entry date 10/04/93]
10/5/93	67	REPLY by defendants to objection to [61-1] motion for Summary Judgment w/attachment (mm)
10/12/93	68	OBJECTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI to [66-1] motion for Leave to File Pretrial statement "out of time/if out of time" (kn) [Entry date 10/13/93]

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FROM :	SAC, BOSTON (197-211)	(C) (CONCORD RA/C-4)	
SUBJECT :	JOHN L. STARADUMSKY VET AL; U.S. DISTRICT COURT, DISTRICT OF NEW HAMPS: CIVIL ACTION NUMBER 9	HIRE,	
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## U.S. District Court U. S. District Court of New Hampshire (Concord)

CIVIL DOCKET FOR CASE #: 90-CV-2000

Staradumsky v. West Warwick, et al Assigned to: Judge Paul J. Barbadoro Demand: \$0,000

Lead Docket: None Dkt # in Dist RI : is 87cv0473T

Cause: 42:1983 Civil Rights Act

Filed: 05/21/90

Jury demand: Plaintiff Nature of Suit: 440

Jurisdiction: Federal Question

JOHN J. STARADUMSKY plaintiff

John J. Staradumsky [NTC] [PRO SE]
PO Box 316
Mapleville, RI 02839

v.

TOWN OF WEST WARWICK, RI defendant

Peter A. Meyer, Esq.
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
[COR LD NTC]
Sulloway & Hollis
PO Box 1256
Concord, NH 03302-1256
224-2341

WEST WARWICK, RI, POLICE DEPARTMENT defendant

Peter A. Meyer, Esq.
(See above)
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
(See above)
[COR LD]

DANNY PETRARCA, Former Chief of Police, West Warwick, RI defendant

Peter A. Meyer, Esq.
(See above)
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
(See above)
[COR LD]

UNNAMED WEST WARWICK POLICE

Peter A. Meyer, Esq.

Docket as of March 16, 1994 11:33 am

Page 1

Proceedings include all events. 1:90cv2000 Staradumsky v. West Warwick, et al

CLOSED

OFFICERS defendant

(See above)
[COR LD NTC]
Warren C. Nighswander, Esq.
[term 09/11/92]
(See above)
[COR LD]

WILLIAM FIELD defendant [term 07/31/92]

Gordon A. Rehnborg, Jr., Esq. [term 07/31/92]
[COR LD NTC]
Wiggin & Nourie
146 Main Street
Nashua, NH 03060
889-2212

RHODE ISLAND BAR ASSOCIATION defendant

Brian T. McDonough, Esq. [COR LD NTC]
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1361 Elm St., Suite 408
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623-9700

Seth Bowerman
[COR LD NTC]
Hanson, Curran, Parks and
Whitman
146 Westminster Street
Providence, RI 02903-2218
(401) 421-2154

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	Proceedi 1:90cv20	ngs 00	include all events. Staradumsky v. West Warwick,	et al	CLOSED
	5/21/90		CASE REFERRED to Judge Sh ISLAND (cmd) [Entry date	ane Devine from 02/19/91]	DISTRICT OF RHODE
	5/21/90		CASE TRANSFERRED from the recusal of Rhode Island j	District of Rhoudges (cmd) [En	ode Island due to try date 02/19/91]
	8/17/90	13	ORDER: Pla amended cmp D Town of W. Warwick, RI, W chief of police, unnamed William Field; other othe Shane Devine ) (cmd) [Ent	<ul> <li>Warwick P.D.,</li> <li>W. Warwick police</li> <li>r dfts DISMISSER</li> </ul>	W. Warwick former ce officers, ) ( signed by Judge
	9/6/90	14	NOTICE of attorney appear Warwick PD, Danny Petrarc Nighswander (cmd) [Entry	a, West Warwick	arwick, West Offrs by Warren C.
	12/7/90	17	MOTION by John J. Staradu Pauperis as to printing as [Entry date 02/19/91]	msky, to Proceed nd mail costs (d	l in Forma emd)
	12/7/90		Document #17 follows the r Judge Barry's Order of 2/1 sequence chronologically	19/91, though it	is out of
	12/26/90	15	NOTICE of attorney appeara A. Rehnborg Jr. (cmd) [En	ance for William try date 02/19/9	Field by Gordon
	2/19/91	18	ORDER CASE CONSOLIDATED motion to Proceed in Forma costs as outlined, set Ar 3/22/91 for amended complator 11:00 4/19/91 at the U only five dft from 90-2000 Magistrate Judge William F [Edit date 02/26/91]	a Pauperis as to mended Pleadings aint, set Pretr JSDC, Rhode Isla D-D shall appear	printing and mail deadline to ial Conference nd, courtroom 110;
	2/19/91	19	TRANSFERRED PLEADING - (for by John J. Staradumsky, for and Protective Order with [Entry date 02/26/91]	or Temporary Res	training Order
	2/19/91	20	TRANSFERRED PLEADING - (for OBJECTION to [19-1] motion and Protective Order by Fe [Entry date 02/26/91]	for Temporary	Restraining Order
•	2/19/91	21	TRANSFERRED PLEADING - (for OBJECTION to [19-1] motion and Protective Order by UF	for Temporary	Restraining Order
:	2/19/91	22	TRANSFERRED PLEADING - (fo by John J. Staradumsky, to memorandum (cmd) [Entry da	Stav in State (	.88-2000-D) MOTION Courts with

Proceedi 1:90cv20		lude all events. taradumsky v.: West Warwick, et al	CLOSED
2/19/91	23	TRANSFERRED PLEADING - (formerly #23 in C.88-2000 Petition by John J. Staradumsky, for Writ of Manda [Entry date 02/26/91]	-D) amus (cmd)
2/19/91	24	TRANSFERRED PLEADING - (formerly #41 in C.88-2000-OBJECTION by City of Providence to [22-1] motion state Courts (cmd) [Entry date 02/26/91]	-D) to Stay in
2/19/91		Consolidated Lead Case (cmd) [Entry date 02/26/91]	]
3/25/91	25	NOTICE OF APPEAL by John J. Staradumsky . File stacopies to all parties with Appeal Information Sheccertified copy of docket, copy of order/opinion/ju Appeal Information Sheet to CCA. (cmd) [Entry date [Edit date 07/22/92]	et; udament.
4/3/91	26	MOTION by West Warwick, West Warwick PD, Danny Pet West Warwick Offrs, to Dismiss with memorandum; (c [Entry date 04/04/91] [Edit date 07/22/92]	trarca, cmd)
4/11/91	27	RESPONSE (by non-part Almacs, Inc.) in opposition motion to Dismiss (cmd) [Entry date 07/20/92]	to [25-1]
4/15/91	28	OBJECTION by John J. Staradumsky to [25-1] motion Dismiss (cmd) [Entry date 06/14/91] [Edit date 07/	1 to /22/92]
5/1/91 ·	29	MOTION by John J. Staradumsky to Proceed in Forma on appeal (cmd) [Entry date 07/20/92]	Pauperis
5/21/91	30	MOTION by John J. Staradumsky, for Order of Clarif Follow-up deadline 6/10/91 (jgb) [Edit date 07/22/	fication '92]
6/12/91	31.	ORDER: magistrate judge's order of 2/19/91 affirm respects; plaintiff's petition for leave to appeal motion for Order of Clarification denied; all defe except five named defendants in lead case are dismigranting [25-1] motion to Dismiss; denying [22-1] Stay in State Courts denying [19-1] motion for Tem Restraining Order and Protective Order; only violated U.S.C. Section 1983 remain viable in this action by Judge Shane Devine ) (cmd) [Entry date 06/14/91 [Edit date 07/22/92]	26-1] endants aissed; motion to aporary ations of on ( signed
6/17/91	32	NOTICE of attorney appearance for dismissed party, Island Bar Association (C.88-2000-D) by Seth E. Bo Esq. (cmd) [Entry date 07/24/91] [Edit date 07/22/	werman,
7/9/91		Deadline set for case review re appeal; set Misce deadline for 9/2/91 (cmd)	llaneous
8/8/91	33	NOTICE of attorney appearance by Ovide Lamontagne Catholic Church (notice only) (cmd) [Entry date 08 [Edit date 07/22/92]	re /09/91]

Proceedi	nge in	clude all events.	Ð	
1:90cv20	00	Staradumsky v. West Warwic	k, et al	CLOSED
8/21/91	34	MOTION by non-parties K- Pleadings with memorand	-Mart, et al for Judgme um (cmd) [Entry date 07	nt on the /22/92]
9/11/91	35	MOTION by William Field memorandum (cmd) [Entry	for Summary Judgment w date 07/22/92]	ith
9/12/91	36	OPINION of CCA Re: [31-3 court has no jurisdiction has since been dismissed is moot; petition for madenied as moot. (cmd) [1]	on over interlocutory a d for lack of jurisdict andamus (filed directly	ppeal; appeal
9/30/91	37	MANDATE OF CCA Re: [31-1 captioned appeal is disr [Entry date 07/22/92]	l] appeal by John J. Sanissed for failure to pr	taradumsky; rosecute. (cmd)
10/10/91	38-	MOTION by John J. Staradobjection to motion for [Entry date 07/22/92]	lumsky for Leave to File summary judgment (cmd)	e late
10/17/91	39	OBJECTION by William Fie File late objection to m [Entry date 07/22/92]	eld to [38-1] motion for summary judgm	or Leave to ment (cmd)
11/6/91	40	NOTICE of attorney appearance non party (cmd) [Entry of	rance by Rhode Island late 07/22/92]	Bar Assn -
1/6/92	41	MOTION by John J. Starad pleadings change of venu [Entry date 07/22/92]	umsky for Leave to File e/transfer (cmd)	e/reinstate `
1/13/92	42	OBJECTION by William Fie venue/transfer to anothe not yet granted by court	r district (leave to fi	le motion
1/17/92	43	OBJECTION by West Warwick Warwick PD, West Warwick venue/transfer to anothe file not yet granted for [Entry date 07/22/92]	to motion to change or district (motion for	leave to
7/29/92		RULE 11 ORDER granting [objection to motion for	38-1] motion for Leave summary judgment (cmd)	to File late
7/29/92	44	OBJECTION by John J. Sta Summary Judgment with me	radumsky to [35-1] mot morandum (cmd).	ion for
7/29/92		ENDORSED ORDER mooting [Pleadings as order of SD order of CCA of 9/12/91 defendants except those by Clerk James R. Starr	dated 6/12/91 and opin and 9/30/92 uphold dism outlined in 6/12/91 ord	ion and issal of all er ( signed

Proceedi 1:90cv20	ngs 00	include all events. Staradumsky v. West Warr	wick, et al	CLOSED
7/30/92		File to SD for ruling for change of venue/	on summary judoment	
7/31/92	45	pleadings change of v	ion for Summary Judgm Seed in Forma Pauperi ( signed by Chief Ju	enying said motion; ment; mooting
7/31/92	46	MOTION by John J. Sta Change Venue (allowed (cmd) [Entry date 08/	l and denied by order	Case, or to of 7/31/92/#45)
8/11/92		FURTHER PRETRIAL CONF Magistrate Judge Will	ERENCE set at 11:00 iam H. Barry Jr. (da	9/2/92 before e)
9/2/92	47	MOTION by John J. Sta Conference set for 9/	radumsky to Continue 2/92 with assent (ja	Pretrial r)
9/2/92	48	ORDER granting [47-1] Conference set for 9/ William H. Barry Jr.	2/92 ( signed by Mag	istrate Judge
9/3/92		CASE NO LONGER REFERR	ED TO William H. Bar	ry, Jr. (cmd)
9/3/92		FURTHER PRETRIAL CONF Magistrate Judge Will	ERENCE set at 11:00 iam H. Barry Jr. (da	11/17/92 before e)
9/11/92	49	NOTICE of attorney ap Warwick Offrs, Danny Warwick by Peter A. M [Entry date 09/14/92]	Petrarca, West Warwi	ck PD. West
11/11/92		CASE reassigned to Job of caseload due to ap	udge Paul J. Barbado pointment of new jude	ro . Reassignment ges. (dcap)
11/18/92		PRETRIAL CONFERENCE rebefore Magistrate Jud	esetting/continuing d ge William H. Barry (	to 9:00 12/22/92 Jr. (dae)
12/22/92		FURTHER PRETRIAL CONF. William H. Barry Jr. Meyer and Ovide Lamon [Entry date 01/04/93]	Paped S-647: 0-178. tagne, Esgs. (dae)	Pltf pro se; Peter
12/23/92	50	MOTION by RI Bar Assoc Pro Hac Vice; Objection [Entry date 01/07/93]	ciation for Seth Bowe on to Motion Deadline	erman to Appear e 1/12/93 (jar)
12/30/92	51	PRETRIAL order filed, deadline 7/1/93, set set Pretrial deadline Judge William H. Barry	Discovery deadline to	to 7/1/93,

			<b>O</b>	
1:90cv20		clude all events. Staradumsky v. West Warwick, et	: al	CLOSED
1/14/93		RULE 11 ORDER granting [50-1 Appear Pro Hac Vice (jar)	l] motion for Seth	Bowerman to
2/24/93	52	Disclosure of experts by pla [Entry date 02/25/93]	intiff John J. Sta	radumsky (jar)
3/12/93	53	Order Pleading Refused: RI F final judgment; no certifica signed by Judge Paul J. Bark	ate of service; no o	for entry of concurrence (
4/5/93	54	Order Pleading Refused: RI E final judgment; no concurrer Barbadoro ) (jar) [Entry dat	ice ( signed by Judo	for entry of ge Paul J.
4/19/93	55	MOTION by RI Bar Association w/partial assent with memora Deadline 5/10/93 (jar) [Entre	indum; Objection to	l Judgmemt Motion
5/6/93	56	OBJECTION by John J. Staradu Entry of Final Judgmemt w/pa	msky to [55-1] mot rtial assent (jar)	tion for
5/10/93	57	MOTION by West Warwick Offrs PD to Compel Answers to Inte Motion Deadline 5/31/93 (jar	rrogatories; Object	West Warwick tion to
5/24/93	58	MOTION by West Warwick Offrs PD, West Warwick, RI to Exte 8/16/93; PTI: 8/31/93 w/asse	nd Time for Discove	erv to
6/2/93		RULE 11 ORDER granting [58-1 Discovery to 8/16/93; PTI: 8 Discovery deadline to 8/16/9 deadline for 8/31/93 (jar)	/31/93 w/assent, r	reset
6/8/93		Motion(s) referred: [57-1] m Interrogatories referred to Barry Jr. (jar)	otion to Compel Ans Magistrate Judge W	swers to Villiam H.
6/9/93	59	ORDER granting [57-1] moti Interrogatories ( signed by Barry Jr. ) (jar) [Entry dat	Magistrate Judge Wi	s to lliam H.
8/31/93	60	PRETRIAL MATERIAL filed by W Petrarca, West Warwick PD, W [Entry date 09/01/93]	est Warwick Offrs, est Warwick, RI .	Danny (jar)
8/31/93	61	MOTION by West Warwick Offrs PD, West Warwick, RI for Sum Objection to Motion Deadlin [Entry date 09/01/93]	mary Judgment with	West Warwick memorandum;

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Proceedi 1:90cv20	ngs inc	lude all events. taradumsky v. West Warwick, et al CLOSE	ED
9/16/93	62	MOTION by John J. Staradumsky to Compel Defendants to Produce Documents referred to in their motion for summ judgment with memorandum; Objection to Motion Deadlin 10/6/93 (jar) [Entry date 09/20/93]	nary ne
9/16/93	63	OBJECTION by John J. Staradumsky to [61-1] motion for Summary Judgment (jar) [Entry date 09/20/93]	<b>:</b>
9/22/93	64	OBJECTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI to [62-1] motion to Comp Defendants to Produce Documents referred to in their m for summary judgment (jar)	oel ootion
9/22/93		Motion(s) referred: [62-1] motion to Compel Defendants Produce Documents referred to in their motion for summ judgment referred to Magistrate Judge William H. Barr (jar)	narv
9/23/93	65	ORDER denying [62-1] motion to Compel Defendants to Pr Documents referred to in their motion for summary judg as to No.s 1 & 3; moot as to No.2. ( signed by Magistr Judge William H. Barry Jr. (prk) [Entry date 10/01/93]	ment ate
9/29/93	66	MOTION by John J. Staradumsky for Leave to File Pretri statement "out of time/if out of time" with pretrial statement attached; Objection to Motion Deadline 10/19 (mm) [Entry date 10/04/93]	
10/5/93	67	REPLY by defendants to objection to [61-1] motion for Summary Judgment w/attachment (mm)	
10/12/93	68	OBJECTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI to [66-1] motion for Lea File Pretrial statement "out of time/if out of time" (Entry date 10/13/93]	ve to kn)
12/8/93	69	ORDER denying [55-1] motion for Entry of Final Judgm w/partial assent ( signed by Judge Paul J. Barbadoro ) [Entry date 12/10/93]	emt (jar)
1/13/94	70	///ORDER granting in part only w/respect to res judical and collateral estoppel claims (plaintiff's first claim denying in part [61-1] motion for Summary Judgment. Degiven 30 days to file motion for summary judgment realleged detention/conspiracy; dfts given 30 days to file motion for summary judgment on remaining claims/no trickissue exists set Motion Filing deadline 2/15/94 (sign by Judge Paul J. Barbadoro) (kn) [Entry date 01/19/94]	m), fts le able ned

2/11/94 71 MOTION by West Warwick Offrs, Danny Petrarca, West Warwick PD, West Warwick, RI for Summary Judgment with memorandum; Objection to Motion Deadline 3/3/94 (jar) [Entry date 02/17/94]

by Judge Paul J. Barbadoro ) (kn) [Entry date 01/19/94]

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Proceedings include all events. 1:90cv2000 Staradumsky v. West Warwick, et al

CLOSED

3/9/94 --

ENDORSED ORDER granting [71-1] motion for Summary Judgment. For the reasons seth forth in my 1/13/94 order, plaintiff has failed to demonstrate that any triable issues remain for trial. The Clerk is ordered to enter judgment for the defendants consistent with this order. ( signed by Judge Paul J. Barbadoro ) (jar) [Entry date 03/14/94]

3/14/94 --

Case closed--case sent to USDC-RI to enter judgment (jar)

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